

EXHIBIT 2
PART 1

Tulsa
Oklahoma City
Northwest Arkansas
Washington, D.C.
Houston, Texas
Jackson, Wyoming
Santa Fe, New Mexico

CONNER & WINTERS
ATTORNEYS & COUNSELORS AT LAW

Conner & Winters, LLP
4000 One Williams Center
Tulsa, Oklahoma 74172-0148
(918) 586-5711

November 30, 2008

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2083799A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through October 31, 2008:

Total Current Fees and Disbursements	1,973.41
Balance Due as of November 30, 2008	<u>\$ 1,973.41</u>

INVOICE IS DUE AND PAYABLE UPON RECEIPT

PLEASE RETURN THIS COPY WITH YOUR REMITTANCE

Federal Tax I.D. No. 73-1388566

REMIT TO:

CONNER & WINTERS
4000 One Williams Center
Tulsa, Oklahoma 74172-0148

CWOK000001

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(918) 586-5711

November 30, 2008

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c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2083799A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

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Total Current Fees and Disbursements	1,973.41
Balance Due as of November 30, 2008	<u>\$ 1,973.41</u>

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CONNER & WINTERS
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(918) 586-5711

November 30, 2008

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2083799A

Re: LaSalle Bank, N.A.

For Professional Services Rendered Through October 31, 2008

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
10/8/2008	KAP	0.20	Telephone conference with P. Snyder re details of new lawsuit
10/9/2008	KAP	0.40	Telephone conference with P. Snyder re details of case to be filed
10/14/2008	KAP	1.00	Prepare engagement letter; Telephone conference with P. Snyder
10/20/2008	KAP	0.30	Correspondence to and from P. Snyder re service on LaSalle
10/20/2008	CAJ	0.80	Research re LaSalle Bank and Bank of America in preparation to effect service
10/21/2008	KAP	1.10	Review complaint draft; Correspondence to P. Snyder re various issues
10/21/2008	CAJ	1.10	Telephone conference with Bank of America legal department in preparation to effect service of process; Conference with K. Phansalkar re the same and Complaint; Review and revise Complaint
10/22/2008	KAP	1.80	Correspondence with P. Snyder re local practice; Revisions to complaint; Correspondence to P. Snyder and R. Owens
10/23/2008	KAP	0.50	Correspondence with P. Snyder re various issues;

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LAWYERS

Page 2

November 30, 2008

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			Perfect service
10/24/2008	CAJ	0.30	Review and revise Application for Admission Pro Hac Vice
10/28/2008	KAP	0.30	Correspondence to P. Snyder re pro hac vice and other matters
Total Hours		<u>7.80</u>	Total Fees \$ 1,965.00

Disbursements Advanced:

Photocopies	0.15
Postage	<u>8.26</u>
Total Disbursements	<u>\$ 8.41</u>
Matter Total Fees and Disbursements	\$ 1,973.41
Balance Due.....	<u><u>\$ 1,973.41</u></u>

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Crown Northcorp, Inc.
November 30, 2008
Page 3

Invoice No. 2083799A KAP
Client No. 12327

<u>Name</u>	<u>Initials</u>	<u>Rate</u>	<u>Hours</u>		<u>Fees</u>
Kiran A. Phansalkar	KAP	290.00	5.60	\$	1,624.00
Crystal A. Johnson	CAJ	155.00	2.20		341.00
TOTAL			7.80	\$	1,965.00

CWOK000005

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Tulsa, Oklahoma 74172-0148
(918) 586-5711

December 24, 2008

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2084789A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through November 30, 2008:

Total Current Fees and Disbursements	1,007.50
Balance Due as of December 24, 2008	<u>\$ 1,007.50</u>

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Federal Tax I.D. No. 73-1388566

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(918) 586-5711

December 24, 2008

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2084789A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through November 30, 2008:

Total Current Fees and Disbursements	1,007.50
Balance Due as of December 24, 2008	<u>\$ 1,007.50</u>

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CONNER & WINTERS
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December 24, 2008

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2084789A

Re: LaSalle Bank, N.A.

For Professional Services Rendered Through November 30, 2008

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
11/3/2008	KAP	0.19	Correspondence with P. Snyder re service on LaSalle
11/4/2008	KAP	0.20	Telephone conference with A. Yen
11/5/2008	CAJ	0.30	Research re effecting service of process; Conference with K. Phansalkar re the same
11/12/2008	KAP	0.10	Correspondence with P. Snyder
11/14/2008	KAP	0.20	Correspondence from and to P. Snyder re LaSalle's position
11/18/2008	KAP	0.20	Correspondence with P. Snyder
11/20/2008	KAP	0.20	Correspondence with P. Snyder
11/20/2008	LJL	0.80	
11/21/2008	KAP	0.30	Telephone conference with J. Harmon re LaSalle representation; Correspondence to J. Harmon
11/25/2008	KAP	0.30	Correspondence to P. Snyder re defendant's motion
Total Hours		2.79	Total Fees \$ 657.50

Disbursements Advanced:

CWOK000008

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LAWYERS

Page 2

December 24, 2008

Filing/Recording Fee	<u>350.00</u>
Total Disbursements	\$ <u>350.00</u>
Matter Total Fees and Disbursements	\$ 1,007.50
Balance Due.....	\$ <u><u>1,007.50</u></u>

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Crown Northcorp, Inc.
December 24, 2008
Page 3

Invoice No. 2084789A KAP
Client No. 12327

<u>Name</u>	<u>Initials</u>	<u>Rate</u>	<u>Hours</u>		<u>Fees</u>
Kiran A. Phansalkar	KAP	290.00	1.69	\$	491.00
Crystal A. Johnson	CAJ	155.00	0.30		46.50
Laura J. Long	LJL	150.00	0.80		120.00
TOTAL			2.79	\$	657.50

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January 28, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2085650A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through December 31, 2008:

Total Current Fees and Disbursements	485.00
Balance Due as of January 28, 2009	<u><u>\$ 485.00</u></u>

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January 28, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2085650A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through December 31, 2008:

Total Current Fees and Disbursements	485.00
Balance Due as of January 28, 2009	<u>\$ 485.00</u>

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January 28, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2085650A

Re: LaSalle Bank, N.A.

For Professional Services Rendered Through December 31, 2008

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
12/3/2008	KAP	0.20	Correspondence to P. Snyder; Review pleadings
12/5/2008	KAP	0.20	Correspondence with P. Snyder
12/7/2008	KAP	0.20	Review application filed by defendants
12/12/2008	KAP	0.30	Review Answer to Complaint filed by LaSalle
12/15/2008	KAP	0.40	Correspondence from and to P. Snyder re local rules and procedures
12/23/2008	KAP	0.20	Correspondence with P. Snyder re Rule 26(f)
Total Hours		1.50	Total Fees \$ 435.00

Disbursements Advanced:

Filing/Recording Fee	50.00
Total Disbursements	\$ 50.00
Matter Total Fees and Disbursements	\$ 485.00

Balance Due.....\$ 485.00

CWOK000013

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Crown Northcorp, Inc.
January 28, 2009
Page 2

Invoice No. 2085650A KAP
Client No. 12327

<u>Name</u>	<u>Initials</u>	<u>Rate</u>	<u>Hours</u>		<u>Fees</u>
Kiran A. Phansalkar	KAP	290.00	1.50	\$	435.00
TOTAL			1.50	\$	435.00

CWOK000014

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February 24, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2086611A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through January 31, 2009:

Total Current Fees and Disbursements	1,500.00
Balance Due as of February 24, 2009	<u>\$ 1,500.00</u>

INVOICE IS DUE AND PAYABLE UPON RECEIPT

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(918) 586-5711

February 24, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2086611A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through January 31, 2009:

Total Current Fees and Disbursements	1,500.00
Balance Due as of February 24, 2009	<u>\$ 1,500.00</u>

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February 24, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2086611A

Re: LaSalle Bank, N.A.

For Professional Services Rendered Through January 31, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
1/15/2009	KAP	0.50	Correspondence with P. Snyder; Check docket; Review scheduling order
1/16/2009	KAP	1.00	Correspondence with P. Snyder re discovery conference and local rules; Correspondence with P. Snyder re inquiry as to US Magistrates
1/17/2009	KAP	0.40	██████████; Correspondence to P. Snyder re experts and form report
1/26/2009	KAP	0.20	Correspondence with P. Snyder
1/27/2009	KAP	1.10	Review draft status report; Correspondence to P. Snyder re changes and answers to inquiries
1/28/2009	KAP	0.20	Telephone conference with P. Snyder re appearance at conference telephonically; Review correspondence to defense counsel
1/29/2009	KAP	1.10	Correspondence to B. Day and L. Goode re status conference; Multiple correspondence with P. Snyder re initial disclosures, etc.
1/30/2009	KAP	0.50	Telephone conference with B. Day (LaSalle counsel); Various correspondence with P. Snyder re initial disclosures
Total Hours		5.00	Total Fees \$ 1,500.00

CWOK000017

CONNER & WINTERS, LLP
LAWYERS

Page 2

February 24, 2009

Matter Total Fees and Disbursements	\$	1,500.00
Balance Due.....	\$	<u>1,500.00</u>

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Crown Northcorp, Inc.
February 24, 2009
Page 3

Invoice No. 2086611A KAP
Client No. 12327

<u>Name</u>	<u>Initials</u>	<u>Rate</u>	<u>Hours</u>	<u>Fees</u>
Kiran A. Phansalkar	KAP	300.00	5.00	\$ 1,500.00
TOTAL			5.00	\$ 1,500.00

CWOK000019

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Houston, TX
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March 24, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2087490A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through February 28, 2009:

Total Current Fees and Disbursements	2,580.00
Balance Due as of March 24, 2009	<u>\$ 2,580.00</u>

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Federal Tax I.D. No. 73-1388566

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March 24, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2087490A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through February 28, 2009:

Total Current Fees and Disbursements	2,580.00
Balance Due as of March 24, 2009	<u>\$ 2,580.00</u>

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PLEASE RETURN THE REMITTANCE COPY

Federal Tax I.D. No. 73-1388566

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March 24, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
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11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2087490A

Re: LaSalle Bank, N.A.

For Professional Services Rendered Through February 28, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
2/1/2009	KAP	0.40	Review defendant's disclosures in Oklahoma proceedings; Correspondence from P. Snyder
2/2/2009	KAP	0.30	Telephone conference with [REDACTED] re [REDACTED] [REDACTED]
2/3/2009	KAP	1.40	Telephone conference with P. Snyder; Correspondence with P. Snyder; Review defendant's joint status report; Review final report and file
2/4/2009	KAP	0.40	Telephone conference with P. Snyder re preparation for status conference
2/5/2009	KAP	1.40	To federal court for status conference before Judge Cauthron; Attend conference; Telephone conference with P. Snyder
2/11/2009	KAP	1.20	Review [REDACTED]; Review P. Snyder and J. Halper correspondence
2/12/2009	KAP	1.10	Review Imperial Petition; Correspondence to R. Haupt; Transmit to P. Snyder for consideration
2/19/2009	KAP	0.70	Correspondence with P. Snyder; Review correspondence with defendant's counsel; Telephone conference with R. Haupt
2/23/2009	KAP	0.80	Telephone conference with R. Haupt re subpoenaed information; Correspondence with P. Snyder re same;

CWOK000022

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LAWYERS

Page 2

March 24, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>		
			Telephone conference with P. Snyder re two (2) additional mortgage loan transactions		
2/25/2009	KAP	0.50	Prepare application for extension of time to amend pleadings and joinder		
2/26/2009	KAP	0.40	Conference with C. Johnson; Correspondence to P. Snyder re joinder		
	Total Hours	<u>8.60</u>		Total Fees \$	2,580.00
			Matter Total Fees and Disbursements	\$	2,580.00
	Balance Due.....			\$	<u>2,580.00</u>

CWOK000023

Dallas, TX
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Crown Northcorp, Inc.
March 24, 2009
Page 3

Invoice No. 2087490A KAP
Client No. 12327

<u>Name</u>	<u>Initials</u>	<u>Rate</u>	<u>Hours</u>	<u>Fees</u>
Kiran A. Phansalkar	KAP	300.00	8.60	\$ 2,580.00
TOTAL			8.60	\$ 2,580.00

CWOK000024

Dallas, TX
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April 27, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2088457A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through March 31, 2009:

Total Current Fees and Disbursements	5,898.84
Balance Due as of April 27, 2009	<u>\$ 5,898.84</u>

INVOICE IS DUE AND PAYABLE UPON RECEIPT

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REMIT TO:

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April 27, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2088457A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through March 31, 2009:

Total Current Fees and Disbursements	5,898.84
Balance Due as of April 27, 2009	<u>\$ 5,898.84</u>

INVOICE IS DUE AND PAYABLE UPON RECEIPT

PLEASE RETURN THE REMITTANCE COPY

Federal Tax I.D. No. 73-1388566

REMIT TO:

CONNER & WINTERS
4000 One Williams Center
Tulsa, Oklahoma 74172-0148

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CONNER & WINTERS
ATTORNEYS & COUNSELORS AT LAW

Conner & Winters, LLP
4000 One Williams Center
Tulsa, Oklahoma 74172-0148
(918) 586-5711

April 27, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2088457A

Re: LaSalle Bank, N.A.

For Professional Services Rendered Through March 31, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
3/4/2009	KAP	0.40	Telephone conference with R. Haupt re subpoena; Correspondence to P. Snyder re same
3/10/2009	KAP	0.90	Correspondence with P. Snyder; Review defendant's initial disclosures; Correspondence re 30(b)(6) deposition
3/11/2009	KAP	0.30	Correspondence to R. Haupt re errant subpoena
3/12/2009	KAP	0.40	Review discovery requests for local formatting; Correspondence to P. Snyder
3/13/2009	KAP	0.20	Correspondence with P. Snyder
3/16/2009	KAP	1.10	Telephone conference [REDACTED] [REDACTED]; Review 30(b)(6) notice; Review J. Halper correspondence; Correspondence with P. Snyder
3/18/2009	KAP	0.80	Review P. Snyder correspondence; Telephone conference with P. Snyder
3/19/2009	CAJ	1.00	Research re motions to amend to add parties and claims
3/20/2009	PMK	2.00	Work on Motion to Amend Complaint, including review of correspondence regarding amendment
3/21/2009	CAJ	0.30	Conference re strategy for joining claims and/or parties

CWOK000027

CONNER & WINTERS, LLP
LAWYERS

Page 2

April 27, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
3/22/2009	KAP	1.30	Review Hillandale and Heritage Ridge transactions for addition to complaint; Conference with C. Johnson re motion to add parties and claims
3/23/2009	KAP	0.50	Telephone conference with P. Snyder re amended pleading anticipated
3/23/2009	CAJ	0.30	Telephone conference with P. Snyder re motion to amend compliant
3/25/2009	KAP	0.70	Quick review of defendant's discovery requests; Correspondence to P. Snyder re same
3/25/2009	CAJ	1.90	Revise Motion to Amend
3/26/2009	KAP	1.90	Conference with C. Johnson re amendments required to complaint; Review discovery correspondence; Correspondence to P. Snyder; Telephone conference with [REDACTED]; Review P. Snyder correspondence; Multiple correspondence with P. Snyder; Review proposed correspondence
3/26/2009	CAJ	2.10	Work on Motion to Amend Pleadings; Research re joinder of claims
3/27/2009	KAP	1.40	Review Crown Northcorp motion; Conference with C. Johnson re same; Review J. Halper letter
3/27/2009	CAJ	1.80	Work on Motion to Amend Pleadings; Conference with K. Phansalkar re the same; Draft correspondence to P. Snyder re the same
3/30/2009	KAP	1.50	Multiple correspondence with P. Snyder; Conference with C. Johnson; Review correspondence; Correspondence to J. Edwards
3/30/2009	CAJ	2.10	Review various correspondence from P. Snyder and attachment re pending deposition and amended complaint; Research re effect of protective order on pending deposition; Telephone conference with Judge Cauthron's clerk re the same; Telephone conference with P. Snyder re procedure for responding to a protective order
3/31/2009	KAP	1.20	Review P. Snyder correspondence; Review Defendant's Motion for Protective Order; Review Court's ruling; Telephone conference with P. Snyder

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CONNER & WINTERS, LLP
LAWYERS

Page 3

April 27, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
3/31/2009	CAJ	1.10	Review and revise Amended Complaint; Review and analyze Motion for a Protective order in preparation to review response; Review various emails from P. Snyder and attachments re deposition and order on motion for a protective order

Total Hours	25.20	Total Fees \$	5,789.00
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Disbursements Advanced:

Westlaw	109.84
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Total Disbursements	\$ 109.84
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Matter Total Fees and Disbursements	\$ 5,898.84
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Balance Due.....	\$ 5,898.84
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4000 One Williams Center
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(918) 586-5711

Crown Northcorp, Inc.
April 27, 2009
Page 4

Invoice No. 2088457A KAP
Client No. 12327

<u>Name</u>	<u>Initials</u>	<u>Rate</u>	<u>Hours</u>		<u>Fees</u>
Kiran A. Phansalkar	KAP	300.00	12.60	\$	3,780.00
Crystal A. Johnson	CAJ	165.00	10.60		1,749.00
Paige Kraft	PMK	130.00	2.00		260.00
TOTAL			25.20	\$	5,789.00

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4000 One Williams Center
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(918) 586-5711

May 28, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2089540A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through April 30, 2009:

Total Current Fees and Disbursements	4,593.53
Balance Due as of May 28, 2009	<u>\$ 4,593.53</u>

INVOICE IS DUE AND PAYABLE UPON RECEIPT

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Federal Tax I.D. No. 73-1388566

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Conner & Winters, LLP
4000 One Williams Center
Tulsa, Oklahoma 74172-0148
(918) 586-5711

May 28, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2089540A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through April 30, 2009:

Total Current Fees and Disbursements	4,593.53
Balance Due as of May 28, 2009	<u>\$ 4,593.53</u>

INVOICE IS DUE AND PAYABLE UPON RECEIPT

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Federal Tax I.D. No. 73-1388566

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(918) 586-5711

May 28, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2089540Z

Re: LaSalle Bank, N.A.

For Professional Services Rendered Through April 30, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
4/1/2009	KAP	1.90	Review amended Complaint and revisions to motions; Correspondence to and from P. Snyder re filing of motion and non-consent; Correspondence from J. Halper and with P. Snyder re other discovery issues
4/1/2009	CAJ	1.30	Review revisions to Motion for Leave to File Amended Complaint in preparation to finalize and file the same; Revise Motion for Leave; Review various correspondence from P. Snyder re the same; Prepare Motion and exhibit and file
4/1/2009	PMK	1.50	Prepare order for Motion for Extension of Time for Leave to file Amended Complaint; Prepare exhibit to the Motion; File Motion and submit proposed order to the Judge
4/2/2009	KAP	0.50	Correspondence with P. Snyder; Conference re filing of amended deposition notice
4/2/2009	CAJ	1.90	Draft correspondence re briefing schedule on Motion for Leave to Amend; Review and revise amended notice of deposition; Telephone conference with P. Snyder re the same
4/2/2009	PMK	1.00	Prepare Amended Notice and attachment for filing; Prepare proposed order regarding Motion to Amend

CWOK000033

CONNER & WINTERS, LLP
LAWYERS

Page 2

May 28, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			Complaint to provide to all parties
4/6/2009	KAP	0.40	Correspondence with P. Snyder; Conference with C. Johnson
4/6/2009	CAJ	0.30	Correspondence with P. Snyder re discovery responses
4/7/2009	KAP	0.20	Conference with C. Johnson re federal rules
4/7/2009	CAJ	0.60	Correspondence with P. Snyder re three day rule in the Western District of Oklahoma; Research re the same
4/9/2009	KAP	0.90	Review P. Snyder correspondence; Review J. Halper correspondence; Correspondence to P. Snyder
4/9/2009	CAJ	0.30	Review correspondence from P. Snyder re discovery and deposition issues
4/10/2009	KAP	0.90	Correspondence to P. Snyder re discovery issues; Review second document production request; Correspondence to P. Snyder re same
4/13/2009	KAP	0.80	Correspondence with P. Snyder re depositions; Conference with S. Spitz re efforts to secure court reporter
4/14/2009	KAP	0.20	Correspondence with P. Snyder
4/15/2009	KAP	0.40	Review P. Snyder correspondence; Correspondence to P. Snyder re confidentiality issues raised by Defendant
4/16/2009	KAP	1.10	Review P. Snyder summary of deposition; Correspondence to P. Snyder re back-up emails; Review interrogatory responses by LaSalle
4/20/2009	KAP	0.80	Telephone conference with R. Haupt re status; Review documents provided; Correspondence to P. Snyder
4/21/2009	KAP	0.40	Confirm no response to motion re joinder; Correspondence to P. Snyder
4/22/2009	CAJ	0.40	Review correspondence from P. Snyder re Motion to Amend; Telephone conference with Judge Cauthron's chambers re the same
4/23/2009	KAP	0.80	Review deposition notice to Wells Fargo; Review

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CONNER & WINTERS, LLP
LAWYERS

Page 3

May 28, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			Order; Review P. Snyder correspondence
4/23/2009	PMK	0.50	Revise Amended Petition and file in USWD
4/24/2009	KAP	0.60	Review draft Protective Order; Correspondence re same to P. Snyder
4/24/2009	CAJ	0.30	Correspondence re proposed protective orders; Review the same in preparation to respond
4/27/2009	KAP	0.70	Review P. Snyder correspondence; Review draft discovery responses; Correspondence to P. Snyder; J. Halper correspondence
Total Hours		<u>18.70</u>	Total Fees \$ 4,411.50

Disbursements Advanced:

Westlaw	<u>182.03</u>
Total Disbursements	<u>\$ 182.03</u>
Matter Total Fees and Disbursements	\$ 4,593.53
Balance Due.....	<u><u>\$ 4,593.53</u></u>

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4000 One Williams Center
Tulsa, Oklahoma 74172-0148
(918) 586-5711

Crown Northcorp, Inc.
May 28, 2009
Page 4

Invoice No. 2089540A KAP
Client No. 12327

<u>Name</u>	<u>Initials</u>	<u>Rate</u>	<u>Hours</u>		<u>Fees</u>
Kiran A. Phansalkar	KAP	300.00	10.60	\$	3,180.00
Crystal A. Johnson	CAJ	165.00	5.10		841.50
Paige Kraft	PMK	130.00	3.00		390.00
TOTAL			18.70	\$	4,411.50

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Conner & Winters, LLP
4000 One Williams Center
Tulsa, Oklahoma 74172-0148
(918) 586-5711

June 25, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2090417A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through May 31, 2009:

Total Current Fees and Disbursements 2,505.00

Balance Due as of June 25, 2009 \$ 2,505.00

INVOICE IS DUE AND PAYABLE UPON RECEIPT

PLEASE RETURN THIS COPY WITH YOUR REMITTANCE

Federal Tax I.D. No. 73-1388566

REMIT TO:

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Conner & Winters, LLP
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June 25, 2009

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c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2090417A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through May 31, 2009:

Total Current Fees and Disbursements	2,505.00
Balance Due as of June 25, 2009	<u>\$ 2,505.00</u>

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PLEASE RETURN THE REMITTANCE COPY

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4000 One Williams Center
Tulsa, Oklahoma 74172-0148
(918) 586-5711

June 25, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2090417A

Re: LaSalle Bank, N.A.

For Professional Services Rendered Through May 31, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
5/1/2009	KAP	0.80	Review P. Snyder correspondence re protective order; Correspondence to P. Snyder re same
5/1/2009	CAJ	0.30	Conference re procedures for filing under seal; Review correspondence re the same
5/6/2009	KAP	0.20	Review P. Snyder correspondence
5/6/2009	CAJ	0.30	Review correspondence from P. Snyder re status and litigation strategy
5/11/2009	KAP	1.20	Review P. Snyder correspondence re discovery issues; Correspondence to P. Snyder; Review proposed email; Correspondence with P. Snyder re motion and confidentiality
5/11/2009	CAJ	0.80	Review correspondence from P. Snyder re document/discovery issues in Ohio LaSalle litigation in preparation to respond; Review enclosures to the same re previous correspondence with opposing counsel on the issue; Conference with K. Phansalkar re the same; Review proposed response to confidentiality issues raised by opposing counsel
5/12/2009	KAP	0.60	Correspondence with P. Snyder re discovery dispute issue; Review J. Halper letter; Conference with C. Johnson re discovery disputes

CWOK000039

CONNER & WINTERS, LLP
LAWYERS

Page 2

June 25, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
5/12/2009	CAJ	2.50	Review correspondence from P. Snyder re Defendants' discovery responses; Correspondence to P. Snyder re the same; Review Defendants' Answer to the Amended Complaint; Review extended correspondence from J. Halper in response to issues raised re confidentiality in preparation to file an emergency motion and/or respond
5/13/2009	KAP	0.40	Correspondence with P. Snyder; Correspondence to J. Kines; Review P. Snyder and J. Halper correspondence
5/13/2009	CAJ	0.50	Review correspondence from P. Snyder to J. Halper re Ohio litigation issues which relate to the Oklahoma litigation; Review and analyze correspondence between J. Halper and P. Snyder re upcoming depositions and discovery responses
5/14/2009	KAP	0.40	Review LaSalle's second discovery requests
5/19/2009	KAP	0.40	Review changes to protective order (Oklahoma); Correspondence to P. Snyder
5/20/2009	KAP	0.50	Review amended interrogatory response; Correspondence to P. Snyder
5/26/2009	KAP	0.20	Review P. Snyder correspondence re protected information
5/28/2009	KAP	0.50	Review revised paragraphs to orders; Correspondence to J. Halper and P. Snyder
5/29/2009	KAP	0.40	Review L. Lee discover letter; Review C. Johnson summary
5/29/2009	CAJ	0.60	Review extended correspondence from J. Halper; Summarize the same and draft memorandum to P. Snyder re the same
Total Hours		10.60	Total Fees \$ 2,505.00
Matter Total Fees and Disbursements			\$ 2,505.00
Balance Due.....			\$ <u>2,505.00</u>

CWOK000040

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Tulsa, Oklahoma 74172-0148
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Crown Northcorp, Inc.
June 25, 2009
Page 3

Invoice No. 2090417A KAP
Client No. 12327

<u>Name</u>	<u>Initials</u>	<u>Rate</u>	<u>Hours</u>		<u>Fees</u>
Kiran A. Phansalkar	KAP	300.00	5.60	\$	1,680.00
Crystal A. Johnson	CAJ	165.00	5.00		825.00
TOTAL			10.60	\$	2,505.00

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July 28, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2091529A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through June 30, 2009:

Total Current Fees and Disbursements	8,254.80
Balance Due as of July 28, 2009	<u>\$ 8,254.80</u>

INVOICE IS DUE AND PAYABLE UPON RECEIPT

PLEASE RETURN THIS COPY WITH YOUR REMITTANCE

Federal Tax I.D. No. 73-1388566

REMIT TO:

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July 28, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2091529A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through June 30, 2009:

Total Current Fees and Disbursements	8,254.80
Balance Due as of July 28, 2009	<u>\$ 8,254.80</u>

INVOICE IS DUE AND PAYABLE UPON RECEIPT

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REMIT TO:

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July 28, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2091529A

Re: LaSalle Bank, N.A.

For Professional Services Rendered Through June 30, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
6/5/2009	KAP	0.40	Review P. Snyder correspondence to J. Halper re remaining discovery disputes
6/8/2009	KAP	0.20	Review P. Snyder correspondence
6/9/2009	KAP	2.10	Review documents pertaining to discovery issues; Conference call with P. Snyder re motion to compel issues; Review Oklahoma documents provided by P. Snyder
6/9/2009	CAJ	1.00	Prepare for meeting re discovery responses in preparation to file motion to compel; Telephone conference with P. Snyder and K. Phansalkar re the same
6/10/2009	KAP	0.50	Correspondence from P. Snyder re Plaintiff's discovery responses; Correspondence to P. Snyder
6/11/2009	KAP	0.20	Correspondence with P. Snyder
6/11/2009	CAJ	0.30	Review correspondence from P. Snyder re discovery issues in preparation to draft Motion to Compel
6/12/2009	KAP	1.90	Review P. Snyder letter; Review materials for Motion to Compel; Review opposition papers in Ohio litigation; Conference with T. Wagner re same for basic research purposes

CWOK000044

CONNER & WINTERS, LLP
LAWYERS

Page 2

July 28, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
6/12/2009	CAJ	0.40	Review correspondence relating to discovery
6/16/2009	KAP	0.50	Conference with C. Johnson re Motion to Compel
6/16/2009	CAJ	4.20	Work on Motion to Compel
6/17/2009	KAP	0.40	Conference with C. Johnson re discovery issues
6/17/2009	CAJ	3.70	Work on Motion to Compel
6/18/2009	KAP	1.00	Review P. Snyder correspondence; Conference with C. Johnson; Telephone conference with B. Campbell
6/18/2009	CAJ	3.20	Work on Motion to Compel; Conference re cost of recovering backup tapes; Telephone conference with P. Snyder re the same
6/19/2009	KAP	0.80	Correspondence with P. Snyder; Correspondence with B. Campbell; Review P. Snyder correspondence to J. Halper
6/19/2009	CAJ	2.60	Work on Motion to Compel; Draft extended correspondence to P. Snyder re the same; Review correspondence from P. Snyder re remaining discovery issues; Review P. Snyder's draft letter in response to remaining discovery issues
6/21/2009	CAJ	2.80	Work on brief to Motion to Compel
6/22/2009	KAP	1.00	Correspondence from P. Snyder re witness issues; Conference with C. Johnson re Motion to Compel
6/22/2009	CAJ	2.60	Work on brief for Motion to Compel
6/23/2009	KAP	1.50	Review and revise Motion to Compel
6/23/2009	CAJ	2.90	Review and revise Motion to Compel; Correspondence with P. Snyder re the same
6/25/2009	KAP	0.30	Review P. Snyder correspondence
6/25/2009	CAJ	2.50	Conference with P. Snyder re Motion to Compel; Conference with K. Phansalkar re the same; Review and revise Motion to Compel
6/30/2009	KAP	0.80	Correspondence from and to P. Snyder re discovery process; Conference with C. Johnson re same; Review changes to Motion to Compel
6/30/2009	CAJ	2.30	Review extended correspondence from P. Snyder re discovery issues; Conference with K. Phansalkar re

CWOK000045

CONNER & WINTERS, LLP
LAWYERS

Page 3

July 28, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			the same; Review and revise Motion to Compel; Telephone conference with P. Snyder re the same; Review correspondence from P. Snyder re discovery issues
		<hr/> Total Hours	40.10
			Total Fees \$ 8,182.50

Disbursements Advanced:

	Photocopies	72.30
	Total Disbursements	<hr/> \$ 72.30
	Matter Total Fees and Disbursements	\$ 8,254.80
Balance Due.....		<hr/> <hr/> \$ 8,254.80

CWOK000046

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Crown Northcorp, Inc.
July 28, 2009
Page 4

Invoice No. 2091529A KAP
Client No. 12327

<u>Name</u>	<u>Initials</u>	<u>Rate</u>	<u>Hours</u>		<u>Fees</u>
Kiran A. Phansalkar	KAP	300.00	11.60	\$	3,480.00
Crystal A. Johnson	CAJ	165.00	28.50		4,702.50
TOTAL			40.10	\$	8,182.50

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CONNER & WINTERS
ATTORNEYS & COUNSELORS AT LAW

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4000 One Williams Center
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(918) 586-5711

August 28, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2092528A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through July 31, 2009:

Total Current Fees and Disbursements	14,983.46
Balance Due as of August 28, 2009	<u>\$ 14,983.46</u>

INVOICE IS DUE AND PAYABLE UPON RECEIPT

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Federal Tax I.D. No. 73-1388566

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(918) 586-5711

August 28, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2092528A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through July 31, 2009:

Total Current Fees and Disbursements	14,983.46
Balance Due as of August 28, 2009	<u>\$ 14,983.46</u>

INVOICE IS DUE AND PAYABLE UPON RECEIPT

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Federal Tax I.D. No. 73-1388566

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August 28, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2092528A

Re: LaSalle Bank, N.A.

For Professional Services Rendered Through July 31, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
7/1/2009	KAP	0.40	Review P. Snyder correspondence re back up tapes; Correspondence with P. Snyder re privilege review of documents
7/1/2009	CAJ	1.40	Prepare exhibits to Motion to Compel and File; Review and revise the same; Review correspondence between J. Halper and P. Snyder regarding motion to compel and other discovery issues
7/1/2009	PMK	0.40	Review emails regarding discovery document review; meeting with K. Phansalkar regarding same.
7/2/2009	KAP	1.50	Review P. Snyder correspondence re privilege review; Conference with P. Kraft and C. Johnson re meeting on document production; Review J. Halper letter; Conference with C. Johnson re document discovery procedures
7/2/2009	CAJ	2.70	Review extended correspondence re document review for privilege from P. Snyder; Review correspondence re lawyer's involved in litigation in preparation to review documents for privileged; Review correspondence from J. Halper re deposition dates and other discovery issues; Conference with P. Kraft re inventory of documents and strategy for review; Extended telephone conference with P.

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LAWYERS

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August 28, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			Snyder and P. Kraft re document review
7/2/2009	PMK	1.60	E-correspondence with K. Phansalkar, C. Johnson and P. Snyder regarding document review project; inventory, review and organize documents received from P. Snyder; conference call with P. Snyder and C. Johnson regarding production and process; conference calls and meeting to review documents and discuss production process.
7/3/2009	CAJ	0.30	Review extended correspondence re deposition and other discovery issues from P. Snyder
7/5/2009	KAP	0.80	Correspondence with P. Snyder; Conference with P. Kraft re document review
7/6/2009	KAP	1.20	Review document production issues
7/6/2009	PMK	0.30	E-correspondence with P. Snyder regarding document production; conference calls with vendor regarding same.
7/7/2009	KAP	1.30	Conference with P. Kraft; Review L. Lou correspondence re deposition; Correspondence to P. Snyder re impact on scheduling
7/7/2009	CAJ	0.40	Conference with P. Kraft and K. Phansalkar re document review strategy and status; Conference with K. Phansalkar re scheduling order and strategy related to the same
7/7/2009	PMK	0.40	Conference calls with vendor regarding status and questions pertaining to document production; e-correspondence with vendors regarding same; e-correspondence with P. Snyder regarding document production questions; conference with K. Phansalkar and C. Johnson regarding same.
7/8/2009	CAJ	0.20	Conference with P. Kraft and vendor re document review
7/8/2009	PMK	0.50	Conference calls with vendor regarding electronic discovery document production; e-correspondence to both vendors regarding status and document production process; e-correspondence with P. Snyder regarding same; conference with vendor and C. Johnson regarding document production; review of project progress to ensure that documents are being

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LAWYERS

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August 28, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			correctly processed.
7/9/2009	PMK	2.40	Review responsive discovery documents for privilege information.
7/10/2009	PMK	2.00	Review documents for privilege information; conference call with vendor regarding status of electronic files and numbering of South Carolina files.
7/11/2009	KAP	0.40	Review P. Snyder correspondence re various scheduling issues
7/13/2009	KAP	0.60	Review P. Kraft correspondence; Conference with P. Kraft
7/13/2009	CAJ	0.40	Review extended correspondence from P. Snyder re deposition and other discovery issues; Draft correspondence re the same
7/13/2009	PMK	1.90	E-correspondence to K. Phansalkar and C. Johnson regarding status of document review; e-correspondence to P. Snyder regarding document review; conference call with vendor regarding production process; review of 30(b)(6) depo notice regarding docketing question; review responsive discovery documents for privilege information.
7/14/2009	KAP	0.60	Conference with C. Johnson; Review J. Halper correspondence
7/14/2009	CAJ	0.50	Review extended correspondence and attachments from J. Halper re back up tapes
7/14/2009	PMK	0.40	Conference call with vendor regarding electronic discovery documents and status; e-correspondence with K. Phansalkar regarding same; review of responsive discovery documents.
7/15/2009	KAP	0.50	Review P. Snyder correspondence; Correspondence from L. Lee
7/15/2009	CAJ	0.60	Review correspondence from P. Synder re telephone conference with opposing counsel; Review correspondence from P. Snyder re case deadlines and deposition issues in preparation to draft Joint Motion to Extend; Conference with P. Kraft re privilege review

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LAWYERS

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August 28, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
7/15/2009	PMK	2.00	Review discovery documents for privilege information.
7/16/2009	KAP	0.70	Correspondence with K. Gallagher and P. Snyder; Review motion re time extension
7/16/2009	CAJ	2.30	Draft Joint Motion to Extend All Remaining Deadlines; Conference with K. Phansalkar re the same; Review correspondence from P. Snyder re the same; Draft Order granting Motion to Extend All Remaining Deadlines
7/16/2009	PMK	1.10	Review documents for privilege information.
7/17/2009	CAJ	0.50	Conference with K. Phansalkar re Motion to Extend; Review and revise the same; Correspondence with P. Snyder re the same
7/20/2009	KAP	1.20	Review multiple correspondence; Conference with P. Kraft re progress on documents; Review defendant's proposed changes to joint motion
7/20/2009	CAJ	1.30	Review various correspondence from P. Synder and P. Kraft re document review; Conference with P. Kraft and K. Phansalkar re the same; Review J. Halper's revisions to Joint Application for Extension
7/20/2009	PMK	13.00	Multiple e-correspondence with P. Snyder regarding document production and questions pertaining thereto; two conference calls with P. Snyder regarding same; e-correspondence with K. Phansalkar and C. Johnson regarding status of documents review; multiple conference calls and meeting with vendor regarding document production processes and status; review documents.
7/21/2009	KAP	1.20	Review response to motion to compel; Multiple correspondence with P. Snyder; Conference with P. Kraft re status
7/21/2009	CAJ	2.90	Correspondence with P. Snyder re local rules on reply briefs; Review and analyze Memorandum in Response to our Motion to Compel in preparation to Respond; Conference with P. Kraft re document review; Conference with K. Phansalkar re Reply to Motion to Compel; Correspondence with J. Edwards re Joint Motion to Extend All Deadlines; File Joint

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LAWYERS

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August 28, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			Motion to Extend
7/21/2009	PMK	4.30	Prepare and file Joint Motion for Extension of Time to File; prepare and submit proposed Order for Joint Motion for Extension of Time to File to the Judge; e-correspondence to counsel attaching proposed Order; E-correspondence with K. Phansalkar and C. Johnson regarding document review and status; conference call with vendor regarding document process and status of conversion process; review documents for privilege information.
7/22/2009	KAP	1.00	Review correspondence from various parties; Conference with P. Kraft re various issues
7/22/2009	CAJ	1.00	Conference with P. Kraft and K. Phansalkar re document review; Conference with P. Kraft re certain privileged documents in preparation to produce
7/22/2009	PMK	3.70	Review discovery documents; e-correspondence with K. Phansalkar and C. Johnson regarding document review status; conference with K. Phansalkar and C. Johnson regarding status; prepare summary of same; e-correspondence with P. Snyder regarding status and attorneys included in privilege review.
7/23/2009	KAP	0.70	Correspondence with J. Edwards; Review Judge Cauthron order and docket
7/24/2009	KAP	0.80	Correspondence with P. Snyder; Conference call with P. Snyder re reply brief
7/24/2009	CAJ	2.00	Review and analyze Motion to Compel and Response in preparation to draft Reply; Telephone conference with P. Snyder re the same
7/27/2009	CAJ	0.20	Review correspondence from L. Lee re document production
7/28/2009	KAP	0.40	Correspondence from L. Lee re documents produced by Defendant
7/28/2009	CAJ	0.50	Work on Reply to Motion to Compel
7/29/2009	KAP	0.60	Conference with P. Kraft re status of documents
7/29/2009	CAJ	4.30	Work on Reply to Motion to Compel
7/29/2009	PMK	3.00	Work on document review; prepare spreadsheet for

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LAWYERS

Page 6

August 28, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			privilege documents; prepare documents for privilege review; remove documents in unsupported format; e-correspondence with C. Johnson and K. Phansalkar regarding same.
7/30/2009	KAP	1.80	Review and revise Reply; Correspondence with P. Snyder re response to Imperial Bank; Review Imperial Bank subpoena
7/30/2009	CAJ	4.80	Work on Reply to Motion to Compel; Conference with P. Kraft re document review; Review portion of documents for privilege in preparation to produce
7/30/2009	PMK	3.50	E-correspondence exchanges with P. Snyder; review e-correspondence from J. Harrow; conference with C. Johnson regarding document review; prepare spreadsheet of privilege documents; remove documents in unsupported formats; prepare privilege documents for attorney review.
7/31/2009	KAP	0.50	Conference with P. Kraft re discovery issues; Review P. Snyder correspondence
7/31/2009	CAJ	1.30	Conference with P. Kraft re document production; Review and revise Reply to Motion to Compel and File; Conference with P. Kraft and vendor re document production
7/31/2009	PMK	1.60	Work on document review; electronically organize documents for review and production; remove privilege documents; delete documents and files in unsupported formats; conference calls with P. Snyder regarding status and details regarding format and organization of documents; conference calls and meeting with vendor regarding same; conferences with K. Phansalkar and C. Johnson regarding same.
Total Hours		85.90	Total Fees \$ 14,887.00

Disbursements Advanced:

Photocopies	8.40
Westlaw	88.06
Total Disbursements	\$ 96.46

CWOK000055

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Page 7

August 28, 2009

Matter Total Fees and Disbursements \$ 14,983.46

Balance Due.....\$ 14,983.46

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(918) 586-5711

Crown Northcorp, Inc.
August 28, 2009
Page 8

Invoice No. 2092528A KAP
Client No. 12327

<u>Name</u>	<u>Initials</u>	<u>Rate</u>	<u>Hours</u>		<u>Fees</u>
Kiran A. Phansalkar	KAP	300.00	16.20	\$	4,860.00
Crystal A. Johnson	CAJ	165.00	27.60		4,554.00
Paige Kraft	PMK	130.00	42.10		5,473.00
			<hr/>		<hr/>
TOTAL			85.90	\$	14,887.00
			<hr/>		<hr/>

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(918) 586-5711

September 30, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2093762A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through August 31, 2009:

Total Current Fees and Disbursements	12,204.41
Balance Due as of September 30, 2009	<u>\$ 12,204.41</u>

INVOICE IS DUE AND PAYABLE UPON RECEIPT

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September 30, 2009

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11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2093762A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through August 31, 2009:

Total Current Fees and Disbursements	12,204.41
Balance Due as of September 30, 2009	<u>\$ 12,204.41</u>

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September 30, 2009

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c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2093762A

Re: LaSalle Bank, N.A.

For Professional Services Rendered Through August 31, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
8/1/2009	KAP	0.30	Conference with P. Kraft re document production
8/1/2009	PMK	1.50	Work on Oklahoma Document review - create spreadsheet of privilege documents; electronically revise and review documents to prepare for review and production.
8/3/2009	KAP	0.40	Correspondence from P. Snyder and J. Halper
8/3/2009	CAJ	0.30	Conference with P. Kraft re document review in preparation for production
8/3/2009	PMK	6.10	Multiple e-correspondence exchanges with P. Snyder, K. Phansalkar and C. Johnson regarding Nevada discovery document production; e-correspondence exchanges with L. Skinner regarding same; prepare letter to P. Snyder enclosing document production DVDs; multiple conference calls with vendor regarding document production process; e-correspondence with vendor regarding same; e-correspondence with C. Johnson regarding Oklahoma document production review; review Oklahoma electronic documents; update spreadsheet of privilege documents to be reviewed.
8/4/2009	CAJ	1.60	Review documents in preparation for production; Conference with P. Kraft re document review in

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LAWYERS

Page 2

September 30, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			preparation for production
8/4/2009	PMK	5.90	E-correspondence with K. Phansalkar and C. Johnson regarding document review and production; review Oklahoma documents and update spreadsheet for privilege review.
8/5/2009	CAJ	3.50	Review documents in preparation for production; Conference with P. Kraft re document review in preparation for production
8/5/2009	PMK	6.10	E-correspondence with C. Johnson regarding Oklahoma document review; review remaining Oklahoma loan documents and prepare for C. Johnson to review; prepare non-privileged documents for production; update spreadsheet and organize documents to be produced.
8/6/2009	CAJ	2.30	Review documents in preparation for production
8/6/2009	PMK	6.40	Review Oklahoma documents and update spreadsheet; re-insert non-privileged document post C. Johnson review; begin review process of Nevada emails; create files and system for review.
8/7/2009	CAJ	2.50	Review documents in preparation for production
8/7/2009	PMK	2.50	Conference calls with C. Johnson regarding document review; meeting the C. Johnson regarding same; re-insert non-privileged documents post C. Johnson review; prepare documents to be produced; conference calls and in person meeting with vendor regarding document production process; conferences with S. Spitz and L. Skinner regarding document production; multiple emails and conference calls with vendor regarding same; organize privilege documents for file and update spreadsheet; e-correspondence to K. Phansalkar regarding status.
8/8/2009	KAP	0.90	Correspondence with P. Snyder; Correspondence to and from B. Campbell re document production delay
8/9/2009	CAJ	3.00	Review documents in preparation for production
8/10/2009	KAP	0.40	Conference with C. Johnson re privileged documents
8/10/2009	CAJ	0.80	Review privileged documents in preparation for production

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LAWYERS

Page 3

September 30, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
8/11/2009	PMK	2.40	E-correspondence to J. Trojanowsky regarding Oklahoma emails
8/14/2009	CAJ	1.50	Review documents for privilege in preparation to produce
8/14/2009	PMK	0.20	Review email from P. Snyder regarding Oklahoma emails.
8/17/2009	KAP	0.40	Correspondence with P. Snyder; Conference with P. Kraft
8/17/2009	PMK	0.40	Meeting with vendor regarding Owens' emails and processing of same; conference call with vendor regarding the size of the files once loaded.
8/18/2009	KAP	0.40	Correspondence to [REDACTED] re [REDACTED] [REDACTED]; Telephone conference with [REDACTED]
8/18/2009	CAJ	2.20	Review documents for privilege in preparation to produce
8/19/2009	CAJ	2.90	Review documents for privilege in preparation to produce
8/20/2009	KAP	0.90	Review L. Lee correspondence and correspondence to P. Snyder re protective orders; Correspondence from Defendants re discovery
8/20/2009	CAJ	0.40	Review various correspondence re protective order; Review correspondence from L. Lee re depositions; Review correspondence from J. Halper re response to discovery request
8/21/2009	KAP	0.70	Review order entered by Judge Cauthron; Telephone conference with P. Snyder re same
8/23/2009	KAP	0.30	Telephone conference with [REDACTED] re [REDACTED] [REDACTED]
8/24/2009	KAP	0.80	Telephone conference with P. Snyder re document issues and other litigation issues; Review correspondence re discovery disputes with LaSalle
8/24/2009	CAJ	0.40	Review correspondence from P. Snyder re protective order issues; Conference with K. Phansalkar re the same
8/25/2009	KAP	0.70	Correspondence with P. Snyder to review discovery letters; Review P. Snyder and P. Kraft

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LAWYERS

Page 4

September 30, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			correspondence
8/25/2009	CAJ	0.40	Review proposed correspondence to J. Halper re e-mail backup tapes; Review various correspondence relating to deposition schedules; Conference with P. Kraft re documents production and 30(b)(6) notice
8/25/2009	PMK	1.10	E-correspondence with P. Snyder regarding status; conference call with P. Snyder regarding document production status and time entries on Motion to Compel to prepare Motion for Attorneys' Fees; prepare Notice for deposition and exhibit; e-correspondence to K. Phansalkar and C. Johnson summarizing status and conference call with P. Snyder.
8/26/2009	KAP	0.50	Correspondence with P. Snyder; Conference with C. Johnson
8/26/2009	CAJ	0.40	Review and revise notice of deposition; Conference and correspondence with P. Snyder re the same
8/26/2009	PMK	0.70	E-correspondence exchanges with P. Snyder regarding Notice of 30(b)(6) deposition; e-correspondence exchanges with K. Phansalkar and C. Johnson regarding Notice; E-correspondence with P. Snyder regarding document review and production; review e-correspondence from J. Garza regarding document review; review file documents and analyze status of remaining documents.
8/27/2009	PMK	1.20	Conference call with T. Ramaekers regarding document production; conference call with vendor regarding same; e-correspondence exchange with P. Snyder and T. Ramaekers regarding same; review and manage file documents produced and not produced
8/28/2009	KAP	0.60	Correspondence with P. Snyder and L. Lee; Telephone conference with P. Snyder re staffing depositions
8/28/2009	CAJ	0.60	Review various correspondence between the parties re deposition notices; Draft correspondence to P. Snyder re discovery issues; Telephone conference with P. Snyder re upcoming depositions

CWOK000063

CONNER & WINTERS, LLP
LAWYERS

Page 5

September 30, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
8/28/2009	PMK	1.80	Review file documents regarding question on Initial Disclosures; e-correspondence exchanges with P. Snyder regarding same; E-correspondence exchanges with T. Ramaekers regarding depo transcripts; review file regarding depo transcripts; create electronic file for same; e-correspondence exchanges with T. Ramaekers regarding receiving NEFs from the Western District; update ECF registration form for P. Snyder and submit to the court clerk; e-correspondence exchanges with P. Snyder and T. Ramaekers regarding document production; review revisions of privilege document review and re-insert into document production; review e-correspondence exchanges between counsel.
8/29/2009	KAP	0.50	Review correspondence from J. Halper re discovery; Correspondence with P. Snyder re court scheduling dates
8/30/2009	CAJ	0.50	Draft correspondence to P. Snyder re pretrial and trial deadlines; Work on Application for Attorney's fees
8/31/2009	KAP	0.80	Telephone conference with P. Snyder re deposition parties and assignments; Review application for fees
8/31/2009	CAJ	3.70	Work on Application for Costs; Work on Application for Attorney's fees; Prepare exhibit detailing time in order to attach to the same; Review and revise application and exhibit and file
8/31/2009	PMK	1.20	Review revision regarding privilege review by C. Johnson; prepare non-privilege documents for production; e-correspondence with T. Ramaeker regarding discovery production; prepare attorney information update form for P. Snyder and submit to the Court; conference with vendor regarding production process.
Total Hours		73.10	Total Fees \$ 11,910.00

Disbursements Advanced:

Federal Express	8.13
Outside Copying Cost	285.68
Photocopies	0.60

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LAWYERS

Page 6

September 30, 2009

Total Disbursements	\$ <u>294.41</u>
Matter Total Fees and Disbursements	\$ 12,204.41
Balance Due.....	\$ <u><u>12,204.41</u></u>

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Crown Northcorp, Inc.
September 30, 2009
Page 7

Invoice No. 2093762A KAP
Client No. 12327

<u>Name</u>	<u>Initials</u>	<u>Rate</u>	<u>Hours</u>		<u>Fees</u>
Kiran A. Phansalkar	KAP	300.00	8.60	\$	2,580.00
Crystal A. Johnson	CAJ	165.00	27.00		4,455.00
Paige Kraft	PMK	130.00	37.50		4,875.00
TOTAL			73.10	\$	11,910.00

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October 14, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2094183A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through September 30, 2009:

Total Current Fees and Disbursements	26,278.03
Balance Due as of October 14, 2009	<u>\$ 26,278.03</u>

INVOICE IS DUE AND PAYABLE UPON RECEIPT

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Conner & Winters, LLP
4000 One Williams Center
Tulsa, Oklahoma 74172-0148
(918) 586-5711

October 14, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2094183A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through September 30, 2009:

Total Current Fees and Disbursements	26,278.03
Balance Due as of October 14, 2009	<u>\$ 26,278.03</u>

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October 14, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2094183A

Re: LaSalle Bank, N.A.

For Professional Services Rendered Through September 30, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
9/1/2009	KAP	1.70	Numerous correspondence with Crown attorneys; Conference with P. Kraft; Correspondence to P. Snyder re document issues
9/1/2009	CAJ	0.30	Review various correspondence re massive document production and potential motion to compel re backup tapes
9/1/2009	PMK	4.50	E-correspondence exchanges with T. Ramaekers regarding document production; conference calls with client vendor regarding production of emails; conference call with T. Ramaekers regarding discovery; e-correspondence with T. Ramaekers and P. Snyder regarding production of emails; conference calls with vendor regarding electronic discovery database and process; review e-correspondence from K. Phansalkar regarding document production to third party; organize documents to produce to same; conference with vendor regarding third party production; review emails from P. Snyder regarding case status.
9/2/2009	KAP	2.90	Correspondence with P. Snyder re deposition strategy; Review Defendant's 30(b)(6) topics; Telephone conference with P. Snyder re various issues; Conference call with J. Halper, L. Lee and P.

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October 14, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			Snyder re discovery conference; Telephone conference with [REDACTED] re discovery [REDACTED]
9/2/2009	CAJ	0.50	Review various correspondence between the parties relating to deposition schedules and other discovery issues; Conference with K. Phansalkar re requirements of Rule 34
9/2/2009	PMK	1.10	E-correspondence with T. Ramaekers regarding Owens emails; conference call with T. Ramaekers regarding Owens emails and document review process; e-correspondence to J. Harrow regarding defective CD; e-correspondence to J. Trojanowsky regarding Flessner emails; conference calls with vendor regarding document production; review e-correspondence from T. Ramaekers and J. Harrow regarding document review, search terms and pst. file regarding Owens; e-correspondence to K. Phansalkar and C. Johnson regarding status; review pst files regarding date ranges; e-correspondence exchange with K. Phansalkar regarding status; prepare discovery document production regarding subpoena; conference calls with I.T. regarding corrupted files; review multiple emails.
9/3/2009	KAP	2.00	Multiple correspondence with P. Snyder re discovery disputes and other issues; Telephone conference with P. Snyder re scheduling of depositions and other discovery disputes; Correspondence with P. Snyder re Nevada fact witnesses
9/3/2009	CAJ	0.50	Review various correspondence regarding upcoming deposition and deposition schedules; Conference with K. Phansalkar re the same
9/3/2009	PMK	1.40	Conference call with T. Ramaekers regarding document organization of Owens' emails; review emails from T. Ramaekers regarding document production; review emails from P. Snyder regarding depositions; Prepare Amended Notice for Rule 30(b)(6) Deposition; e-correspondence to K. Phansalkar and C. Johnson regarding same; conference call with K. Phansalkar regarding Amended Notice; e-correspondence to P. Snyder, K. Phansalkar and C. Johnson regarding Amended Notice and question

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LAWYERS

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October 14, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			regarding Notice to Steve Wasser; begin review and organization of production process.
9/4/2009	KAP	1.20	Correspondence to and from P. Snyder and J. Trojanowsky; Conference with P. Snyder re document production
9/4/2009	CAJ	2.00	Review correspondence and notices relating to certain depositions; Research re requirements for production under Federal Rule of Civil Procedure 34
9/4/2009	PMK	1.20	Review emails from P. Snyder; e-correspondence exchange with K. Phansalkar regarding document review; review e-correspondence regarding deposition notices; conference call with K. Phansalkar regarding document review and status; prepare Amended Notice and exhibit and file; gather information for document review; conference call with I.T. regarding downloading information off FTP website; multiple email exchanges with T. Ramaekers and P. Snyder regarding documents; conference call with vendor regarding data and e-discovery review program; e-correspondence with I.T. regarding FTP file; conference call with I.T. regarding same; e-correspondence to T. Ramaekers regarding same; prepare Notice of Deposition to Steve Wasser; e-correspondence regarding same; conference calls with MyITpros regarding information from client; conference call with T. Ramaekers regarding same; e-correspondence exchanges with T. Ramaekers and P. Snyder regarding vendor discussions and discovery production status; e-correspondence to K. Phansalkar and C. Johnson regarding Notice of Wasser.
9/6/2009	KAP	0.50	Review index provided by defendants
9/7/2009	KAP	2.10	Review research re Rule 34 and Defendant's production; Review multiple correspondence between Plaintiff's and Defendant's counsel; Review multiple P. Snyder correspondence re various issues
9/7/2009	CAJ	4.50	Research re requirements for production under Federal Rule of Civil Procedure 34; Draft memorandum re obligations under Rule 34 in preparation to file Motion for Compel

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LAWYERS

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October 14, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
9/8/2009	KAP	3.00	Review P. Snyder correspondence; Review issues re electronic tapes; Review Ohio court order; Conference call with P. Snyder, C. Johnson, P. Kraft, and T. Ramaekers; Review L. Lee and P. Snyder correspondence
9/8/2009	CAJ	2.30	Conference re Rule 34 obligations in preparation to draft Motion to Compel; Telephone conference with P. Snyder, P. Kraft, and K. Phansalkar re case strategy; Review extended correspondence from J. Halper re document production, specifically request for a more detailed index; Draft correspondence to P. Snyder re Rule 34 in preparation to continue meet and confer process re documents produced and the lack of identification relating to the same
9/8/2009	PMK	0.70	Review e-correspondence regarding depositions and conference call; conference call with K. Phansalkar, C. Johnson, P. Snyder and T. Ramaekers regarding depositions and document production; review e-correspondence from T. Ramaekers regarding document review database; review e-correspondence from vendor regarding document review; review information to obtain scope of production and review.
9/9/2009	KAP	2.00	Review P. Snyder correspondence; Correspondence to P. Snyder; Review multiple correspondence with L. Lee, J. Halper, J. Trojanowsky, and T. Ramaekers; Correspondence to J. Halper re scheduling; Correspondence with P. Snyder
9/9/2009	CAJ	0.40	Review various correspondence re supplemental discovery, deposition scheduling issues, back-up tape issues and potential motions to compel
9/9/2009	PMK	1.80	Conference call with D. Fletcher and B. Stephens regarding MetaLINGS; e-correspondence exchanges with T. Ureameters regarding document review; review email exchanges regarding case; review documents.
9/10/2009	KAP	1.50	Review documents in connection with depositions; Correspondence with P. Snyder re same
9/10/2009	PMK	1.90	Conference calls with vendor regarding additional

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LAWYERS

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October 14, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			review; conference with K. Phansalkar regarding status of document review; e-correspondence exchanges with P. Snyder and K. Phansalkar regarding J. Trojanowsky's emails; review J. Trojanowsky emails and organize information for production.
9/11/2009	KAP	1.30	Correspondence with J. Halper; Telephone conference with J. Halper; Review correspondence from P. Snyder and J. Trojanowsky
9/11/2009	PMK	1.70	e-correspondence exchange with T. Ramaekers regarding document review; review emails regarding privilege documents; conference call with T. Ramaekers regarding same; review documents for production
9/14/2009	KAP	1.90	Correspondence to J. Halper re scheduling; Revise deposition notices
9/14/2009	PMK	2.50	Multiple conference calls with D. Fletcher; conference call with T. Ramaekers; meeting with K. Phansalkar regarding document review; conference call with P. Snyder regarding same; e-correspondence exchanges with T. Ramaekers and P. Snyder regarding document review; conference call with B. Stephens regarding document production; review documents for production to opposing counsel.
9/15/2009	KAP	2.70	Correspondence with J. Trojanowsky; Correspondence with P. Snyder re numerous issues; Correspondence with J. Halper
9/15/2009	PMK	3.20	Multiple e-correspondence exchanges with P. Snyder and T. Ramaekers regarding document review and document production; multiple e-correspondence exchanges and conference calls with D. Fletcher and B. Stephens regarding database search and document production; conferences with K. Phansalkar regarding status of document review and production; review emails for privilege information and production
9/16/2009	KAP	2.30	Correspondence with P. Snyder re various items; Conference with P. Kraft; Correspondence with J. Halper; Correspondence with J. Trojanowsky;

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October 14, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			Correspondence with P. Snyder
9/16/2009	PMK	2.30	Conference calls with D. Fletcher and B. Stephens regarding document production and database search; multiple email exchanges with P. Snyder and T. Ramaekers regarding document review and production; review emails for document production; review emails for privilege issues; prepare Notices for depositions; e-correspondence from K. Phansalkar regarding same; conference calls with Esquire Court Reporters regarding scheduling multiple depositions.
9/17/2009	KAP	3.10	Telephone conference with P. Snyder; Telephone conferences with K. Llewellyn re potential deposition of appraiser; Correspondence with J. Trojanowsky; Telephone conference with J. Trojanowsky re strategy; Correspondence with J. Halper
9/17/2009	PMK	2.30	Multiple e-correspondence exchanges with P. Snyder and T. Ramaekers regarding document review and production; multiple e-correspondence exchanges and conference calls with D. Fletcher regarding same; e-correspondence with P. Snyder regarding deposition notices; e-correspondence with K. Phansalkar regarding same; e-correspondence exchanges with Esquire regarding deposition arrangements.
9/18/2009	KAP	3.20	Correspondence with J. Trojanowsky and P. Snyder; Review LaSalle opposition to fees; Correspondence with J. Halper
9/18/2009	PMK	8.70	Multiple e-correspondence exchanges regarding documents and depositions; conference call with J. Smith regarding deposition scheduling and e-calendar; e-correspondence regarding same; conferences with K. Phansalkar regarding document review and depositions
9/20/2009	CAJ	1.30	Review various e-mal correspondence re document review and production, discovery issues and impending depositions; Review and analyze Objection to Application for Motion for Attorney's Fee in preparation to file Reply

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October 14, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
9/21/2009	KAP	2.00	Telephone conference with client's expert witness
9/21/2009	CAJ	4.80	Research re discovery of electronically stored information in the tenth circuit in preparation to draft Motion to Compel Backup Tapes; Work on Motion to Compel and Protective Order; Correspondence with P. Snyder re the same
9/22/2009	KAP	1.70	Review various motions re protective orders and back up tapes
9/22/2009	CAJ	6.90	Research re discovery of electronically stored information in the Tenth Circuit in preparation to draft Motion to Compel Backup Tapes; Review and revise Motion to Compel; Prepare exhibits to Motion to Compel; Review and revise Emergency Protective Order; Review and revise affidavits to attach to Motion to Compel and Emergency Protective Order; Correspondence with co-counsel re the same
9/23/2009	CAJ	3.90	Correspondence with P. Snyder and K. Phansalkar re deposition schedule and notices; Conference with K. Phansalkar re deposition schedules and notices and case strategy; Review J. Halper's letter re protective order and motion to compel in preparation to discuss with P. Snyder and K. Phansalkar; Correspondence with P. Snyder re effecting service; Telephone conference with P. Snyder re Defendant's response to Plaintiff's emergency protective order; Review court's order in Nevada re protective order; Telephone conference with P. Snyder re the same; Work with P. Kraft and P. Snyder on notices for former LaSalle employees
9/24/2009	CAJ	2.60	Correspondence with P. Snyder re deposition notices and subpoenas; Review and revise notice and subpoenas; Telephone conference with private investigator re address for witness in preparation of subpoenas; Conference with K. Phansalkar re subpoenas; Draft extended correspondence to P. Snyder re notices and deposition subpoenas; Communications with P. Snyder re filing of notices; Review correspondence from J. Halper re emergency protective order; Telephone conference with private process server re effecting service of subpoenas;

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Page 8

October 14, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			Telephone conference with P. Snyder re notices
9/25/2009	KAP	0.60	Conference with C. Johnson; Correspondence with P. Snyder
9/25/2009	CAJ	1.00	Telephone conference with K. Phansalkar re deposition status and case strategy in preparation for continued depositions of ex-LaSalle employees; Draft correspondence to process server re effecting service on ex-LaSalle witnesses; Telephone conference with T. Dolan re effecting service in Chicago on fact witness
9/27/2009	KAP	0.60	Correspondence from J. Trojanowsky and P. Snyder
9/27/2009	CAJ	2.50	Correspondence with P. Snyder re motion to withdraw; Draft Motion to Withdraw Motion for Emergency Protective Order; Work on Reply to Response to Application for Attorney Fees
9/28/2009	KAP	3.10	Review multiple P. Snyder and J. Trojanowsky emails; Correspondence to J. Halper re deposition issues; Telephone conference with J. Trojanowsky and P. Snyder; Review L. Lee and J. Trojanowsky correspondence; Telephone conferences with [REDACTED]; Correspondence with client re same
9/28/2009	CAJ	4.80	Work on Reply to Response to Application for Attorney Fees; Research re reasonableness of attorneys fees, factors considered and standard applied in preparation of Reply; Review and revise Application to Withdraw and draft corresponding order
9/28/2009	PMK	1.60	e-correspondence exchange with T. Ramaekers regarding document production; e-correspondence to T. Ramaekers and conference call regarding document database; prepare J. Trojanowsky's original files for delivery; prepare letter; review and revise Motion to Withdraw Protective Order and submit to Judge; conference with vendor regarding past document production and cross referencing.
9/29/2009	KAP	1.90	Review LaSalle documents re (1) Flessner loans, (2) systemic problems with LaSalle underwriting process, (3) Bank of America MFG evaluation

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LAWYERS

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October 14, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			information; Review P. Snyder and T. Fini correspondence; Correspondence to J. Trojanowsky
9/29/2009	CAJ	1.50	Review and revise Reply to Response to Application for Attorney's Fees and file; Correspondence with P. Snyder re the same
9/29/2009	PMK	2.20	Review of documents received from J. Trojanowsky; e-correspondence to T. Ramaekers and P. Snyder regarding questions of privilege; conference with K. Phansalkar regarding document review; review of previously produced documents pertaining to privilege communications; conference call with T. Ramaekers regarding new production; conference calls with P. Snyder regarding same; document review regarding R. Jeffries; review and file Reply to Defendant's Objections to Motion for Attorneys' Fees.
9/30/2009	KAP	0.90	Telephone conference with [REDACTED]
9/30/2009	CAJ	0.50	Review documents for privilege; Research witness locations in preparation for depositions
Total Hours		119.60	Total Fees \$ 24,132.50

Disbursements Advanced:

Air Fares	788.50
Federal Express	43.33
Outside Copying Cost	0.00
Filing/Recording Fee	175.00
Meals	255.60
Mileage/Toll/Parking	75.00
Photocopies	254.10
Taxi	90.00
Lodging Expenses	462.68
Postage	1.32
Total Disbursements	\$ 2,145.53

CWOK000077

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LAWYERS

Page 10

October 14, 2009

Matter Total Fees and Disbursements	\$	26,278.03
Balance Due.....	\$	<u>26,278.03</u>

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(918) 586-5711

Crown Northcorp, Inc.
October 14, 2009
Page 11

Invoice No. 2094183A KAP
Client No. 12327

<u>Name</u>	<u>Initials</u>	<u>Rate</u>	<u>Hours</u>		<u>Fees</u>
Kiran A. Phansalkar	KAP	300.00	42.20	\$	12,660.00
Crystal A. Johnson	CAJ	165.00	40.30		6,649.50
Paige Kraft	PMK	130.00	37.10		4,823.00
TOTAL			119.60	\$	24,132.50

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November 10, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2094904A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through October 31, 2009:

Total Current Fees and Disbursements	67,307.84
Balance Due as of November 10, 2009	<u>\$ 67,307.84</u>

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November 10, 2009

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Client/Matter No. 12327-0002

Invoice No. 2094904A KAP

Re: LaSalle Bank, N.A.

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Total Current Fees and Disbursements	67,307.84
Balance Due as of November 10, 2009	<u>\$ 67,307.84</u>

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November 10, 2009

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c/o Paul Snyder, Esq.
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Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2094904A

Re: LaSalle Bank, N.A.

For Professional Services Rendered Through October 31, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
10/1/2009	KAP	3.30	Correspondence with P. Snyder; Review J. Hoyt subpoena; Correspondence to P. Snyder re status; Conference call with P. Snyder and J. Trojanowski re status of depositions; Review L. Lee correspondence; Conference with M. Blackburn re Oklahoma case preparation
10/1/2009	MDB	0.70	Teleconference with K. Phansalkar and P. Kraft; Review letter from J. Halper and proposed Stipulated Protective Order
10/1/2009	CAJ	3.00	Research witness locations in preparation for depositions; Telephone conference with process server re effecting service on witnesses located in Chicago, Illinois; Correspondence with P. Snyder re the same; Correspondence re response to motion to compel; Conference with P. Banner re witness identification search; Correspondence re process server
10/1/2009	PMB	1.00	Research current addresses for [REDACTED] and [REDACTED]
10/1/2009	PMK	1.70	Conference call with M. Blackburn and K. Phansalkar regarding additional witnesses; Research regarding additional witnesses; Research regarding contact information of various companies to prepare

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Page 2

November 10, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			subpoenas; Draft subpoenas to custodian of records of Capital Abstract and First American National; Draft Notice for witnesses; E-Correspondence exchanges to K. Phansalkar and M. Blackburn regarding initial findings.
10/2/2009	KAP	2.60	Conference with P. Kraft re service of individual title persons; Telephone conference with [REDACTED]
10/2/2009	MDB	3.70	Office conference with P. Kraft regarding document search and subpoenas; Review documents; Prepare subpoenas; Teleconference with [REDACTED]
10/2/2009	CAJ	0.40	Conference with P. Kraft re effecting service on ex-LaSalle employees; Review subpoenas and correspondence re the same
10/2/2009	PMK	5.00	Conference with M. Blackburn regarding witnesses; Research regarding fact witnesses; [REDACTED]; Conference calls with [REDACTED]; Research regarding witness L. Rachel; Draft subpoenas and exhibits; Draft notice and letters to provide with subpoenas; Prepare final documents to serve on witnesses; E-Correspondence to First American regarding subpoena; E-Correspondence to Capital Abstract regarding service of subpoena; E-Correspondence to K. Phansalkar and P. Snyder regarding status of subpoenas; Conference call with private investigator regarding subpoenas; conference call with private investigator regarding service status; E-Correspondence to K. Phansalkar and P. Snyder regarding same.
10/3/2009	KAP	0.80	Review deposition schedule; Correspondence to P. Snyder re same; Correspondence from J. Halper; Final review of Protective Order and correspondence to P. Snyder re same
10/4/2009	KAP	3.90	Review three K. Lewallen appraisals; Telephone conference with [REDACTED]; Telephone conference with P. Snyder re deposition schedule and "big picture" issues; Correspondence with J. Trojanowski and P. Snyder
10/4/2009	CAJ	0.40	Review various correspondence from P. Snyder re protective orders, depositions and other discovery

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LAWYERS

Page 3

November 10, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			issues
10/5/2009	KAP	7.10	Correspondence with P. Snyder re various issues; Telephone conferences with [REDACTED] re [REDACTED]; Review various issues re Protective Order, title agent issues, and appraisal issues in Oklahoma; Conference with M. Blackburn re title company deponents; Travel to Austin, TX, for deposition; correspondence from L. Lee and P. Snyder; Conference with C. Johnson
10/5/2009	MDB	0.10	Review Notice of Subpoena
10/5/2009	CAJ	0.50	Review various correspondence from P. Snyder re backup tapes; Review notices for depositions; Review letter from L. Lee re inadvertent production
10/5/2009	PMK	3.70	Meeting with K. Phansalkar regarding status of witnesses and depositions; Conference call with M. Blackburn regarding witnesses; Conference calls with private investigator regarding status of service on Chicago witnesses; E-Correspondence to K. Phansalkar and P. Snyder regarding same; Prepare Notice of Subpoenas; Prepare exhibits to Notice; E-Correspondence exchanges with T. Ramaekers regarding production of Owens' emails; Review multiple E-Correspondence from P. Snyder and other counsel regarding case matters; Perform additional research regarding contact information on witnesses
10/6/2009	KAP	8.30	Attend deposition of K. Lewallen; Travel to Oklahoma City, OK; Correspondence from and to L. Lee re scheduling; Correspondence to J. Trojanowski
10/6/2009	MDB	0.20	Teleconference with [REDACTED] regarding subpoenas; Email to P. Kraft
10/6/2009	MDB	1.10	Teleconferences with [REDACTED]; Revise and finalize subpoena; Emails to K. Phansalkar
10/6/2009	CAJ	2.30	Review correspondence from P. Snyder and L. Lee re privileged documents; Review documents in order to redact and produce; Review extended correspondence re backup tape issue and Motion to Compel re the same in connection with briefing on the same; Review notices for depositions

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CONNER & WINTERS, LLP
LAWYERS

Page 4

November 10, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
10/6/2009	PMK	3.00	Multiple E-Correspondence exchanges with T. Ramaekers and J. Smith regarding depositions and transcript postings; E-Correspondence exchanges with M. Blackburn regarding depositions of Oklahoma witnesses; Prepare revised versions of subpoenas to serve on witnesses; Conference calls with witnesses regarding service; Conference calls and conference with process server regarding obtaining service on witnesses; Review documents to determine privileged information and prepare redacted versions of documents; E-Correspondence with K. Phansalkar regarding same; Conference with S. Spitz regarding document production and software for document management; E-Correspondence to S. Spitz regarding detail of same; Research and review document regarding additional fact witnesses to be deposed by Defendant; Review multiple emails regarding additional case information.
10/7/2009	KAP	1.30	Correspondence from and to L. Lee re depositions; Review P. Snyder correspondence; Telephone conference with [REDACTED] re [REDACTED]; Correspondence with L. Lee
10/7/2009	PMK	2.90	Review documents pertaining to Oklahoma witnesses; E-Correspondence and conference call with T. Ramaekers regarding documents to review for Oklahoma witnesses; prepare Notice and exhibits to Notice; file same; conference with process server regarding service on L. Rachel; E-Correspondence to M. Blackburn regarding same; E-Correspondence with M. Blackburn regarding document production and information relating to Oklahoma witnesses; Review E-Correspondence and previous documents from T. Ramaekers regarding summary of document production; coordinate information to provide to Esquire regarding court reporters for Oklahoma City; Meeting with S. Spitz regarding software for document production
10/8/2009	KAP	1.70	Review various correspondence among parties; Correspondence with J. Trojanowski; Conference with P. Kraft and C. Johnson re depositions of S. Carolina witnesses; Telephone conference with L.

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LAWYERS

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November 10, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			Lee re deposition issues
10/8/2009	MDB	0.20	Respond to email of L. Lee regarding discovery issues
10/8/2009	MDB	2.10	Review documents in preparation for depositions of L. Rachel, M. Chappalean and C. Crone
10/8/2009	CAJ	3.30	Review extended correspondence from L. Lee and P. Snyder re expert deposition, protective order and other discovery issues; Conference with K. Phansalkar re deposition of fact witnesses in preparation of the same; Conference with P. Kraft re document retrieval system in preparation to take deposition of H. Sanders and other fact witnesses; Work on Response to Motion to Compel
10/8/2009	PMK	2.80	Conference with K. Phansalkar regarding status; Prepare and file Return of Service on L. Rachel; Conduct additional research on L. Rachel for deposition; E-Correspondence with Esquire regarding deposition reporter and videographer in Oklahoma; Review E-Correspondence from T. Ramaekers regarding depositions, document production and review; Conferences with K. Phansalkar regarding witness updates; Conferences with M. Blackburn and C. Johnson regarding document review
10/9/2009	KAP	1.30	Correspondence with P. Snyder; Conference with M. Blackburn and C. Johnson re numerous issues
10/9/2009	MDB	0.40	Teleconference with [REDACTED] regarding L. Rachel; Teleconference with L. Lee regarding deposition
10/9/2009	MDB	3.20	Review documents in preparation for deposition
10/9/2009	CAJ	2.50	Draft correspondence with P. Snyder re response to motion to compel; Work on Response to Motion to Compel; Telephone conference with P. Snyder re strategy for response to Defendant's Motion to Compel
10/9/2009	PMK	2.80	Conference calls with [REDACTED] regarding subpoena; Conference with K. Phansalkar regarding witnesses and documents needed for depositions; Conferences with M. Blackburn regarding subpoenas and document production;

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LAWYERS

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November 10, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			Review documents for depositions; Conference calls and E-Correspondence with Capitol Abstract regarding responsive document production; Conference with K. Phansalkar regarding document production for depositions; Conference call with T. Ramaekers regarding same; E-Correspondence with T. Ramaekers regarding same; E-Correspondence with Esquire regarding arrangements for depositions; Conference calls with process server regarding witness and document production to be obtained from Capitol Abstract; Review documents to prepare for depositions
10/10/2009	KAP	3.80	Review transcripts of several deponents (Goodwin, Trojanowski)
10/11/2009	MDB	1.90	Review documents in preparation for deposition
10/12/2009	KAP	2.70	Review J. Hoyt desk review on Oklahoma City appraisals; Correspondence with T. Fini re various motions; Correspondence with P. Snyder; Correspondence to and from J. Hoyt; Review deposition transcript
10/12/2009	MDB	0.60	Attention to emails; Teleconference with T. Fini regarding deposition of L. Rachel; Teleconferences with [REDACTED]
10/12/2009	MDB	3.80	Review deposition of J. Trojanowsky; Review documents produced by Capitol Abstract
10/12/2009	CAJ	5.80	Work on Response to Motion to Compel; Research re standard applied for claim of unduly burdensome in response to production request in preparation to respond to Motion to Compel; Draft correspondence to P. Snyder re Response to Motion to Compel; Review and revise Subpoena and Notice; Correspondence with P. Kraft and P. Snyder re the same
10/13/2009	KAP	3.90	Correspondence with P. Snyder, S. Union, and K. Lewallen; Review PSA; Review S. Brown and J. James deposition transcripts; Correspondence with S. Union; Correspondence with J. Trojanowski re various issues; Review and revise response to Motion to Compel

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LAWYERS

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November 10, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
10/13/2009	MDB	3.60	Prepare for depositions of L. Rachel, K. Lawrence and T. Stark
10/13/2009	CAJ	6.30	Work on Response to Motion to Compel; Draft correspondence to P. Snyder re the same; Draft affidavit in support of Response to Motion to Compel; Prepare exhibits to the same and file
10/13/2009	PMK	0.90	E-Correspondence with T. Ramaekers regarding depositions; Prepare deposition arrangements electronically through Esquire; Conference call with J. Smith regarding same; Document review regarding witness Harvey Sanders, III
10/14/2009	KAP	2.30	Review H. Sanders documents; Office conference with M. Blackburn re L. Rachel deposition and documents
10/14/2009	MDB	3.60	Prepare for depositions of L. Rachel, K. Lawrence and T. Stark
10/14/2009	CAJ	0.40	Correspondence with P. Snyder re reply to response to motion to compel; Review correspondence from Judge Cauthron's Chambers
10/14/2009	PMK	1.50	Conference calls with Esquire regarding preparations for depositions; prepare Capitol Abstract files for review; perform search regarding witness Sanders, III.
10/15/2009	KAP	4.20	Review response to Crown motion re back-up tapes; Review D. Kleszynski deposition subpoena; Correspondence to P. Snyder; Attend portion of L. Rachel deposition; Review Stark and Lawrence appraisals
10/15/2009	MDB	7.60	Deposition preparation; Attend deposition of L. Rachel
10/15/2009	PMK	4.40	Prepare for L. Rachel deposition; prepare exhibits and information for M. Blackburn; Review appraisal documents for Oklahoma loans; E-Correspondence exchanges with T. Ramaekers regarding Capitol Abstract documents; E-Correspondence with vendor regarding same; Prepare letter and CD to T. Ramaekers regarding document production

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LAWYERS

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November 10, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
10/16/2009	KAP	4.90	Telephone conference with [REDACTED]; Deposition of J. Hoyt; Correspondence with P. Snyder and J. Trojanowski re depositions to date; Telephone conference with [REDACTED]
10/16/2009	MDB	4.50	Attend deposition of J. Hoyt; Prepare for depositions of appraisers
10/16/2009	MDB	2.20	Review state regulations regarding appraisers
10/16/2009	CAJ	1.70	Research re Uniform Standards of Professional Appraisal Practice; Research re FIRREA guidelines; Correspondence re the same in preparation of deposition of J. Hoyt
10/16/2009	PMK	3.50	Review documents regarding appraisals and for preparation of depositions of Stark and Lawrence; Review email from P. Snyder regarding deposition testimony; organize and manage document production; Review emails and indexes regarding document production
10/18/2009	KAP	0.90	Review correspondence with J. Trojanowski and correspondence to client; Telephone conference with P. Snyder re case strategy
10/18/2009	MDB	2.70	Prepare for depositions of Stark and Lawrence
10/19/2009	KAP	0.70	Correspondence to [REDACTED]
10/19/2009	MDB	6.20	Prepare for depositions of appraisers
10/19/2009	PMK	2.90	Review documents for depositions; Prepare depositions for review and to use as exhibits
10/20/2009	KAP	4.80	Conference with T. Fini; Prepare deposition calendar; Telephone conference with H. Sanders re documents; Correspondence to H. Sanders; Correspondence to J. Trojanowski; Review R. Owen deposition; Correspondence with client re various matters; Review E. Stawiarski deposition
10/20/2009	MDB	9.60	Travel to Tulsa; Attend depositions of K. Lawrence; Return to Oklahoma City
10/20/2009	CAJ	0.30	Review Uniform Standard Appraisal Guidelines for 2005
10/20/2009	PMK	0.30	E-Correspondence with S. Canfield regarding

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November 10, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			depositions in Houston
10/21/2009	KAP	2.80	Review K. Lawrence testimony; Review J. Trojanowski correspondence; Review McDargh subpoena; Conference call with J. Trojanowski, P. Snyder, and C. Johnson re game planning; Review multiple emails from L. Lee, T. Fini, and others
10/21/2009	MDB	6.20	Prepare for deposition of T. Stark; Travel to Houston
10/21/2009	CAJ	1.60	Review extended correspondence from P. Snyder; Telephone conference with P. Snyder, K. Phansalkar and J. Trajonowski re case strategy; Review extended correspondence from L. Lee re notices and status report
10/21/2009	PMK	3.60	Conferences with M. Blackburn regarding document review and preparation for depositions; E- Correspondence with T. Ramaekers regarding Capitol Abstract document production and other production; Research and review documents regarding rent rolls and expenses related to Heritage Ridge; Conference calls with T. Ramaekers regarding document review and document review regarding specific searches; Prepare documents and exhibits for depositions for M. Blackburn
10/22/2009	KAP	1.00	Conference with C. Johnson and P. Kraft re discovery schedule
10/22/2009	MDB	11.10	Attend deposition of T. Stark; Return travel to Oklahoma City
10/22/2009	CAJ	1.50	Conference with K. Phansalkar and P. Kraft re deposition strategy; Work on Supplemental Discovery Requests
10/22/2009	PMK	4.50	Conference with K. Phansalkar and C. Johnson regarding case status and upcoming depositions and subpoenas to issue and document review; Research regarding firm information and location for subpoena to Smith Moore; Research regarding court jurisdiction; Research regarding location for document production within the limits required by the Federal Rules of Civil Procedure; Prepare Subpoena and exhibit for Smith Moore; Review of exhibits regarding requests for documents; E-

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LAWYERS

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November 10, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			Correspondence to K. Phansalkar regarding same; Document review for documents and information regarding Smith Moore and Harvey Sanders, III; Perform research regarding Harvey Sanders, III
10/23/2009	KAP	3.10	Correspondence with P. Snyder re depositions and interrogatories; Review Reply brief of LaSalle; Correspondence with L. Lee and J. Halper; Correspondence with J. Trojanowski and P. Snyder; Correspondence from and to H. Sanders; Correspondence to J. Trojanowski
10/23/2009	CAJ	0.50	Review multiple communications re discovery related issues in preparation of supplemental discovery requests
10/25/2009	KAP	0.60	Correspondence with J. Trojanowski and P. Snyder
10/26/2009	KAP	0.50	Review P. Snyder correspondence; Review [REDACTED] [REDACTED]; Review subpoenas filed by LaSalle
10/26/2009	MDB	0.30	Attention to email from J. Davenport; Reply to email
10/26/2009	CAJ	4.90	Review and revise Reply to Motion to Compel Backup Tapes in preparation to file; Conference with P. Kraft re debunked USA Commercial Mortgage in order to determine proper party to serve document subpoenas; Review and revise exhibits to subpoenas; Review and revise exhibits to Reply to Motion to Compel; Prepare exhibits and file
10/26/2009	PMK	6.10	Perform research regarding witnesses; Prepare additional subpoenas; Prepare exhibits to each subpoena; Revise subpoenas and exhibits; Review spreadsheet from T. Ramaekers regarding subpoenas and depositions; Review multiple E-Correspondence exchanges between P. Snyder and other counsel regarding Reply brief, affidavits and additional information; E-Correspondence exchanges with T. Ramaekers regarding subpoenas and depositions and document production; E-Correspondence exchanges with C. Johnson regarding subpoenas and depositions; E-Correspondence to court reporter regarding locations and deposition arrangements; Multiple conference calls to locate witnesses and to locate information to prepare subpoenas; Review, revise Reply to Response to Motion to Compel

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LAWYERS

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November 10, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			Electronically Stored Information; Conferences with C. Johnson regarding same; Prepare exhibits to same; Prepare Reply and Exhibits for filing; File brief
10/27/2009	KAP	3.40	Conference with C. Johnson re supplemental interrogatories and production; Work through deposition schedule; Conference with work group re same; Review multiple correspondence with P. Snyder, L. Lee, and J. Trojanowski; Conference call with P. Snyder and J. Trojanowski
10/27/2009	MDB	1.00	Office conference with K. Phansalkar to establish discovery plan
10/27/2009	CAJ	6.10	Review extended correspondence from P. Snyder re case strategy; Work on supplemental discovery requests; Review extended correspondence from J. Halper re documents requests; Conference with M. Blackburn, K. Phansalkar and P. Kraft re deposition dates and strategy and subpoenas; Telephone conference with P. Snyder and J. Trojanowski re case strategy
10/27/2009	PMK	3.90	Continue research regarding witnesses; prepare subpoenas and exhibits; meeting with K. Phansalkar, M. Blackburn and C. Johnson regarding depositions and document production; Document review regarding witnesses; Conference calls to witnesses regarding service and contact information; E-Correspondence with M. Blackburn and K. Phansalkar regarding document review and information found on witnesses; E-Correspondence with Esquire regarding scheduling of depositions and arrangements; E-Correspondence exchanges with T. Ramaekers and C. Johnson regarding deposition testimony and exhibits; Prepare documents for C. Johnson review
10/28/2009	KAP	3.90	Review P. Snyder correspondence; Correspondence with L. Lee; Correspondence with T. Fini; Conference call with T. Fini, L. Lee, and S. Union re depositions; Correspondence to H. Sanders; Conference with P. Kraft; Telephone conference with L. Lee; Correspondence with T. Fini re deposition calendar; Review P. Snyder correspondence re ■■■

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LAWYERS

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November 10, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			██████████
10/28/2009	MDB	0.30	Teleconference with opposing counsel regarding discovery schedule
10/28/2009	MDB	0.20	Exchange emails regarding depositions of First American representatives
10/28/2009	CAJ	2.80	Review and revise Third Request for Production of Documents; Draft correspondence to P. Snyder re the same; Review extended correspondence from P. Snyder to ██████████ re case strategy; Review proposed correspondence to J. Halper from P. Snyder re ██████████
10/28/2009	PMK	1.20	Work on subpoenas and exhibits; Meeting regarding status of same; Multiple E-Correspondence exchanges with T. Ramaekers and Esquire regarding depositions scheduling and arrangements; Additional research regarding witnesses and companies in Utah to prepare subpoenas and exhibits; Conference calls with multiple witnesses regarding information needed to prepare subpoenas and depositions; E-Correspondence to K. Phansalkar and C. Johnson regarding information obtained from ██████████ and research regarding same; Review multiple E-Correspondence exchanges between P. Snyder, client and other counsel; Review E-Correspondence from T. Ramaekers and Esquire regarding additional depositions
10/29/2009	KAP	1.40	Correspondence with J. Trojanowski and P. Snyder; Correspondence to T. Fini re deposition issues; Correspondence with L. Lee; Correspondence with ██████████
10/29/2009	CAJ	3.30	Review extended correspondence between J. Trojanawski, P. Snyder and K. Phansalkar re case strategy, ██████████, ██████████ issues; Review and revise numerous subpoenas
10/29/2009	PMK	4.10	Research regarding H. Sanders, III; research locations and courts in order to prepare subpoena; E-Correspondence exchanges and conference calls with Esquire regarding arrangements for depositions and locations; Research regarding travel distances and

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LAWYERS

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November 10, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			flight arrangements in order to determine location of deposition and ability to coordinate with other scheduled depositions; Conferences with K. Phansalkar and M. Blackburn regarding same; Conference calls with locations in Wiston-Salem to host deposition; Research regarding establishments to arrange deposition; Conference calls with Wake Forest University regarding arrangements and booking of conference room to host depositions; Research information regarding connecting flights from Greensboro to Greenville to determine time and date of deposition; Review and revise subpoenas and exhibits
10/30/2009	KAP	3.10	Review and revise subpoenas; Telephone conference with T. Fini; Correspondence to J. Trojanowski; Correspondence from P. Snyder; Telephone conference with J. Hoyt regarding subpoenas; Correspondence with [REDACTED]; Correspondence with T. Fini, P. Snyder, and J. Trojanowski
10/30/2009	CAJ	1.90	Review and revise subpoena and exhibit requesting production of documents to Smith and Moore and Harvey Sanders; Telephone conference with Smith and Moore in preparation to effect service of process; Review correspondence to H. Sanders; Conference with P. Kraft re effecting service
10/30/2009	PMK	4.50	Review and revise subpoenas; Conferences with M. Blackburn and C. Johnson regarding same; Conference calls with Wake Forest University regarding deposition arrangements; E-Correspondence exchanges with T. Ramaekers regarding document production; Review and revise subpoena letters to witnesses; Prepare Notices and exhibits for subpoenas; E-Correspondence exchanges with Esquire regarding subpoenas and depositions; Conference calls and E-Correspondence with process server regarding service of subpoenas; Prepare paperwork for process server; Prepare additional information to submit to process server; Conferences with M. Blackburn and C. Johnson regarding status of same
10/31/2009	KAP	2.10	Correspondence with P. Snyder; Review scheduling;

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LAWYERS

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November 10, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			Preparation of notebook; Correspondence with [REDACTED] [REDACTED]; Telephone conference with P. Snyder re [REDACTED] and scheduling
Total Hours		271.30	Total Fees \$ 62,234.50

Disbursements Advanced:

Air Fares	1,228.20
Federal Express	232.11
Outside Copying Cost	83.23
PACER Access Charges	17.92
Meals	136.12
Mileage/Toll/Parking	208.00
Witness Fees	851.70
Photocopies	339.15
Taxi	150.00
Lodging Expenses	672.67
Deliveries	140.00
Research Fees	1.95
Postage	0.44
Ground Transport	66.00
Westlaw	727.14
Color Printing	2.50
Miscellaneous	66.21
Service of Process	150.00
Total Disbursements	\$ 5,073.34
Matter Total Fees and Disbursements	\$ 67,307.84

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Santa Fe, NM
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Washington, DC

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4000 One Williams Center
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(918) 586-5711

Crown Northcorp, Inc.
November 10, 2009
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Invoice No. 2094904A KAP
Client No. 12327

<u>Name</u>	<u>Initials</u>	<u>Rate</u>	<u>Hours</u>	<u>Fees</u>
Kiran A. Phansalkar	KAP	300.00	80.40	\$ 24,120.00
Mitchell D. Blackburn	MDB	280.00	77.10	21,588.00
Crystal A. Johnson	CAJ	165.00	49.50	8,167.50
Patricia M. Banner	PMB	130.00	1.00	130.00
Paige Kraft	PMK	130.00	63.30	8,229.00
TOTAL			271.30	\$ 62,234.50

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Conner & Winters, LLP
4000 One Williams Center
Tulsa, Oklahoma 74172-0148
(918) 586-5711

December 9, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2095884A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through November 30, 2009:

Total Current Fees and Disbursements	70,878.04
Balance Due as of December 9, 2009	<u>\$ 70,878.04</u>

INVOICE IS DUE AND PAYABLE UPON RECEIPT

PLEASE RETURN THIS COPY WITH YOUR REMITTANCE

Federal Tax I.D. No. 73-1388566

REMIT TO:

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4000 One Williams Center
Tulsa, Oklahoma 74172-0148

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CONNER & WINTERS
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Conner & Winters, LLP
4000 One Williams Center
Tulsa, Oklahoma 74172-0148
(918) 586-5711

December 9, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2095884A KAP

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Total Current Fees and Disbursements	70,878.04
Balance Due as of December 9, 2009	<u>\$ 70,878.04</u>

INVOICE IS DUE AND PAYABLE UPON RECEIPT

PLEASE RETURN THE REMITTANCE COPY

Federal Tax I.D. No. 73-1388566

REMIT TO:

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Tulsa, Oklahoma 74172-0148

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Conner & Winters, LLP
4000 One Williams Center
Tulsa, Oklahoma 74172-0148
(918) 586-5711

December 9, 2009

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2095884A

Re: LaSalle Bank, N.A.

For Professional Services Rendered Through November 30, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
11/1/2009	KAP	0.60	Conference with C. Johnson re K. Flessner and G. Dowden; Conference with M. Blackburn re H. Sanders
11/2/2009	KAP	2.80	Meeting with M. Blackburn, C. Johnson, and P. Kraft; Draft correspondence to J. Halper re second motion to amend pleadings; correspondence from [REDACTED]; Correspondence with T. Fini re K. Flessner and G. Dowden
11/2/2009	MDB	1.00	Office conference to plan deposition schedule
11/2/2009	CAJ	5.60	Telephone conference with [REDACTED] re [REDACTED] deposition; Conference with K. Phansalkar, M. Blackburn, and P. Kraft re depositions and subpoenas; Review and revise subpoenas and exhibits thereto; Begin review of documents in preparation for McDargh's deposition
11/2/2009	PMK	4.60	Work on subpoenas and exhibits; make arrangements for depositions; Meeting with K. Phansalkar, M. Blackburn and C. Johnson regarding status and projects; Conference calls with witness Judy Rex; Conference calls with witness Julie Christensen; Conference calls with witness Kerry Walker; E- Correspondence to process server regarding witnesses; Prepare letters to witnesses; Work on

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LAWYERS

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December 9, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			exhibits; Conference with L. Skinner regarding same; Organize and manage documents and information regarding background information of witnesses and discovery documents pertaining to witnesses
11/3/2009	KAP	1.30	Review J. Trojanowsky re various issues; Meeting with C. Johnson re McDargh issues; correspondence to P. Snyder re various issues; Review M. Kooi subpoena
11/3/2009	MDB	0.10	Teleconference with B. Sanders regarding deposition
11/3/2009	CAJ	4.50	Review documents produced by McDargh in preparation for his deposition; Review and revise correspondence to deponents; Review and revise authentication of records
11/3/2009	PMK	7.30	Conference call and E-Correspondence to witnesses; Prepare subpoenas; E-Correspondence and conference calls with P.S. Direct regarding service on witnesses; Prepare information for P.S. Direct to request service on witnesses; Research information on witnesses and companies; Revise subpoenas for multiple witnesses; Prepare letters to be sent with subpoenas; Revise letters and contact information; Coordinate service and payment of fees; Prepare Authentication of Business Records form to be sent with letter and subpoenas; E-Correspondence with witness Julie Christensen regarding deposition and service of subpoena; Conference calls with Judy Rex regarding deposition and service of subpoena and production of documents; Conference with local process server regarding serving Judy and Marvin Rex and picking up documents; Conference with M. Blackburn and C. Johnson regarding preparation of Authentication of Business Records and service process of multiple witnesses; E-Correspondence with T. Ramaekers regarding document production
11/4/2009	KAP	1.70	Review Texas loan detail (Complaint and breach notices); Correspondence from and to T. Fini; Telephone conference with J. Trojanowsky; Correspondence from D. Lee
11/4/2009	MDB	0.40	Teleconference with B. Sanders regarding deposition

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CONNER & WINTERS, LLP
LAWYERS

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December 9, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
11/4/2009	CAJ	3.20	Prepare deposition note book for McDargh deposition; Review and revise multiple deposition subpoenas and exhibits; Review correspondence to deponents; Work on Motion to Amend
11/4/2009	PMK	1.00	Review and revise subpoenas to multiple witnesses; E-Correspondence and conference calls with court reporters and law firms in multiple locations to confirm deposition arrangements; E-Correspondence with P.S. Direct regarding service on witnesses; Conference with M. Blackburn and C. Johnson regarding subpoenas; Prepare and revise letters to serve with subpoenas; Make additional arrangements and confirm details regarding depositions and subpoenas; Prepare final, executed subpoenas and letters to be served; Prepare paperwork and witness fees for witnesses; E-Correspondence with Nevada counsel regarding witnesses and depositions; E-Correspondence with T. Ramaekers regarding documents and witnesses; Create and prepare spreadsheet regarding November depositions, subpoenas and production of documents; Conference calls with P.S. Direct regarding status of service; Prepare Entry of Appearance for M. Blackburn and file
11/5/2009	KAP	2.60	Revise J. Halper correspondence re adding claims; Review [REDACTED] correspondence; Correspondence to P. Snyder and J. Trojanowsky; Review McDargh documents
11/5/2009	CAJ	2.30	Work on Motion to Amend; Review Notices of deposition and document subpoenas in preparation to file the same; Correspondence with P. Snyder re Third Request for Production of Documents
11/5/2009	PMK	3.30	E-Correspondence to M. Blackburn regarding service of K. Walker; Review Master Production Matrix from T. Ramaekers and review document production received at our office; E-Correspondence to T. Ramaekers of subpoena and deposition schedule spreadsheet; E-Correspondence with P.S. Direct regarding status of service of K. Walker; E-Correspondence with T. Ramaekers regarding documents production; Review E-Correspondence

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LAWYERS

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December 9, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			exchanges from NAF former registered agent, J. Buckley, and C. Johnson; Review documents found in background research pertaining to NAF; Conference call with J. Buckley regarding current address to issue subpoena to NAF; E-Correspondence with T. Ramaekers regarding missing document production and documents needed from our office; E-Correspondence with C. Johnson regarding conference call with J. Buckley; Review E-Correspondence from T. Ramaekers to Esquire regarding deposition schedule; E-Correspondence to T. Ramaekers regarding same; Prepare Notice of Depositions of Judy and Marvin Rex, NAF, Julie Christensen and Kerry Walker and exhibits; file Notice and exhibits
11/6/2009	KAP	0.70	Review J. Trojanowsky correspondence; Correspondence with L. Lee; Conference call with P. Snyder re multiple issues
11/6/2009	MDB	1.60	Telephone call to [REDACTED]; Review documents produced by First American
11/6/2009	CAJ	2.30	Work on Motion to Amend; Review correspondence from J. Trojanowsky re letter to J. Halper relating to amending Oklahoma Complaint to add parties; Conference with P. Kraft re subpoena to [REDACTED] and effecting service on [REDACTED]; Telephone conference with K. Phansalkar and P. Snyder re case status and strategy
11/6/2009	PMK	1.80	E-Correspondence exchanges with P.S. Direct regarding affidavit of service on K. Walker and B. Sanders; E-Correspondence to M. Blackburn regarding deposition of B. Sanders; Prepare deposition schedule and email to Esquire; E-Correspondence exchanges with C. Johnson regarding preparation for upcoming depositions; Prepare new subpoena for NAF; Prepare letter to be served with subpoena; Prepare paperwork requesting service by P.S. Direct; E-Correspondence to P.S. Direct attaching subpoena, letter and request paperwork for service on K. Walker for NAF; E-Correspondence with M. Blackburn regarding production of documents to [REDACTED]; Prepare and

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LAWYERS

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December 9, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			send multiple emails to [REDACTED]; Review charges and records of service obtained through P.S. Direct; Conference call with P.S. Direct regarding same and proof of service still needed; Review multiple Notices filed by LaSalle; Review document production for preparation of depositions
11/8/2009	KAP	2.40	Review multiple P. Snyder and J. Trojanowsky correspondence re new claims and other issues; Correspondence with R. Haupt re K. Flessner; Conference with C. Johnson; Revise J. Halper correspondence
11/8/2009	CAJ	0.70	Review various correspondence re Third Request for Production of Documents in preparation to revise and serve the same; Review various correspondence re letter to T. Fini relating to consolidating cases and adding claims
11/9/2009	KAP	3.90	Correspondence with P. Snyder and J. Trojanowsky; Conference with P. Kraft and C. Johnson re document issues; Prepare outline for McDargh; Correspondence for T. Fini; Review J. Trojanowsky letter re [REDACTED]; Revise J. Halper letter
11/9/2009	MDB	1.00	Office conference with K. Phansalkar regarding deposition schedule; Email to T. Fini regarding same; Teleconference with T. Fini; Telephone call to [REDACTED]
11/9/2009	CAJ	6.90	Work on Third Request for Production of Documents; Review correspondence re document request to M. Kooi; Review various correspondence re notice letter; Work on Second Amended Complaint; Work on Motion to Amend
11/9/2009	PMK	2.00	Review E-Correspondence exchanges between P. Snyder, K. Phansalkar and Jackie Trojanowsky regarding additional document requests; Review E-Correspondence from P. Snyder to M. Kooi regarding subpoena production; Conference call and E-Correspondence with [REDACTED] regarding First American document production; Prepare Notice of subpoena to K. Walker for NAF; Prepare exhibit to Notice and file; prepare documents for review by C.

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CONNER & WINTERS, LLP
LAWYERS

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December 9, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			Johnson for upcoming depositions; Update deposition and subpoena spreadsheet.
11/10/2009	KAP	3.20	Correspondence from and to P. Snyder; Conference with M. Blackburn and C. Johnson re claims being added in Oklahoma case; Review research provided by [REDACTED]; Correspondence from and to S. Brown; Review Chowdhury notice; Telephone conference with T. Fini re deposition by telephone; Conference with M. Blackburn re Oklahoma case issues
11/10/2009	MDB	1.00	Office conference with K. Phansalkar and P. Kraft regarding deposition schedule; Office conference with K. Phansalkar and P. Kraft regarding deposition schedule; Office conference with K. Phansalkar regarding planning
11/10/2009	CAJ	2.00	Work on Motion to Amend; Review correspondence from P. Snyder re discovery requests; Draft correspondence to L. Lee re the same
11/10/2009	PMK	3.00	Review E-Correspondence from S. Brown regarding document production; Review and gather documents to send to T. Ramaekers; Prepare log of documents to determine status of document production; E-Correspondence to Esquire regarding changes and cancellations of depositions; E-Correspondence exchanges with P.S. Direct regarding service of subpoena to NAF; E-Correspondence to M. Blackburn regarding same; E-Correspondence exchanges with T. Ramaekers regarding document production; Review document matrix received from T. Ramaekers to compare to documents received by our office; Review fax from Smith Moore regarding document production; E-Correspondence with M. Blackburn regarding moving depositions; Conference call with J. Rex regarding deposition date; Conference calls and emails regarding deposition changes; Update deposition and subpoena spreadsheet
11/11/2009	KAP	1.90	Correspondence with P. Snyder; Revise McDargh outline
11/11/2009	MDB	0.10	Review email from P. Snyder regarding Scheduling

CWOK000104

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LAWYERS

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December 9, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			Order; Conference with C. Johnson regarding same
11/11/2009	MDB	3.70	Review and revise Second Amended Complaint, Motion for Leave to Amend, and Motion for Extension of Deadlines; Draft letter to M. Giese regarding subpoena
11/11/2009	CAJ	5.80	Work on Motion to Amend First Amended Complaint; Review correspondence from P. Snyder re motions and document production and Second Amended Complaint
11/11/2009	PMK	3.20	E-Correspondence exchanges with L. Skinner regarding deposition changes; make arrangements in house regarding deposition that have been rescheduled; E-Correspondence with Esquire regarding deposition changes; Conference calls J. Rex regarding document production; E-Correspondence with J. Rex attaching additional document production; Review E-Correspondence exchanges between M. Blackburn and T. Fini regarding deposition changes; Meeting with vendor regarding production process of Rex documents; E-Correspondence with P.S. Direct regarding proofs of service; Create multiple document searches for deposition review
11/12/2009	KAP	7.40	Attend deposition of McDargh representative; Review draft second amended complaint and motion and request to alter Scheduling Order; Correspondence with P. Snyder; Tie documents to deposition
11/12/2009	MDB	2.60	Review documents produced by M. Dodds; iVize search regarding M. Dodds
11/12/2009	PMK	1.20	Create and perform searches regarding documents to review for upcoming depositions; E-Correspondence to M. Blackburn regarding same; Prepare revised deposition schedule; E-Correspondence exchanges with Esquire regarding same; E-Correspondence exchanges with Utah law firm regarding deposition details and arrangements; Update deposition and subpoena spreadsheet; Review document production to update spreadsheet

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LAWYERS

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December 9, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
11/13/2009	KAP	0.80	Correspondence with P. Snyder; Telephone conferences with T. Fini re claims issues; Correspondence with P. Snyder re Defendant's position
11/13/2009	CAJ	1.80	Review various correspondence from P. Snyder re Motion to Extend All Deadlines, Application to Amend and Second Amended Complaint; Review and revise Motion to Extend and Application to Amend and file; Review correspondence from T. Fini re the same
11/13/2009	PMK	1.30	Prepare documents for review by M. Blackburn for upcoming depositions
11/15/2009	KAP	3.50	Review expert stipulation; Review correspondence with P. Snyder and T. Brown; Correspondence to [REDACTED] re local counsel; Telephone conference with P. Snyder re trial progress and pending issues
11/16/2009	MDB	0.70	Review email from B. Harvey; Email to T. Fini; Review letter from Buckley regarding document production; Email to S. Canfield regarding travel arrangements
11/16/2009	MDB	3.80	Preparation for deposition of Dodds, Christensen and Walker; Review documents
11/16/2009	PMK	2.60	Conference with M. Blackburn regarding upcoming depositions and document review; E-Correspondence exchanges with M. Blackburn and S. Canfield regarding same; Review Notices and subpoenas filed by LaSalle to update deposition and subpoena spreadsheet; Update spreadsheet; Create and perform multiple document searches regarding witness Smith; Conference call with K. Walker regarding documents; E-Correspondence with Esquire regarding changes to the Chappelle and Crone depositions; Conference with vendor regarding document production status; E-Correspondence exchanges with P.S. Direct regarding charges; prepare updated deposition schedule and email to Esquire; Review Notices and subpoenas to confirm dates and times of depositions
11/17/2009	KAP	1.60	Correspondence with P. Snyder and [REDACTED]; Review

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LAWYERS

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December 9, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			court order
11/17/2009	MDB	4.60	Deposition preparation; Teleconference with M. Giese regarding subpoena to Leatherwood Smith
11/18/2009	KAP	3.10	Review NFR contract; Correspondence with P. Snyder re multiple issues; Multiple correspondence with [REDACTED]; Telephone conference with J. Hoyt re expert issues; Telephone conferences with [REDACTED] and [REDACTED] re status; Conference with M. Blackburn re depositions; Review [REDACTED] subpoena; Correspondence with [REDACTED] re same
11/18/2009	MDB	3.50	Deposition preparation for Dodds, Christensen, Wallace and Smith; Teleconference with J. Troast; Teleconference with J. Troast; Teleconference with K. Walker; Email to T. Fini
11/18/2009	CAJ	4.60	Review correspondence from P. Snyder re order on Motion for Extension; Communications with court clerk re the same and Amended Complaint; Review documents in preparation of K. Walker and J. Christianson's depositions
11/19/2009	KAP	1.80	Telephone conference with T. Fini; Review First American documents produced; Telephone conference with [REDACTED] re decision to appear at deposition; Correspondence to and from P. Snyder
11/19/2009	MDB	9.00	Travel to S. Carolina for deposition of M. Dodds; Preparation for deposition of M. Dodds
11/19/2009	CAJ	5.70	Review documents produced by First American Title in preparation for deposition of NAF representatives; Review documents relating to Brett Smith in preparation for his deposition; Review documents in preparation for M. Dodd's deposition; Correspondence with M. Blackburn re the same
11/19/2009	PMK	4.10	Review dos regarding question of loans pertaining to NAF; Create and perform document searches regarding specific witnesses; E-Correspondence with C. Johnson regarding same; Conferences with C. Johnson regarding document review; E-Correspondence with Esquire regarding deposition arrangements; E-Correspondence with Utah law firm regarding depositions; Conference call with K.

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LAWYERS

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December 9, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			Walker regarding document production; E- Correspondence to M. Blackburn regarding same; E- Correspondence to M. Blackburn regarding deposition arrangements; Conference with C. Johnson regarding deposition preparation; Review and manage documents received from opposing counsel and third parties; Conference calls with Smith Moore regarding document production
11/20/2009	KAP	1.90	Telephone conference with [REDACTED] re North Carolina property; Correspondence with P. Snyder; Review L. Lee correspondence re addition of claims; Correspondence with J. Trojanowsky; Revise deposition calendar; Correspondence to P. Snyder summarizing LaSalle's position
11/20/2009	MDB	15.00	Preparation for and attend deposition of M. Dodds; Return to Oklahoma City
11/20/2009	CAJ	5.00	Review documents relating to Heritage Ridge in preparation for deposition of NAF representatives; Telephone conference with J. Christiansen re her deposition; Prepare exhibits for depositions
11/20/2009	PMK	2.20	Review, summarize and organize document production; Review additional documents received from First American for deposition preparation; E- Correspondence to T. Ramaekers regarding document production; Prepare document production to send to T. Ramaekers; Meet with vendor regarding additional document production; Conference call with J. Christensen regarding deposition; E- Correspondence to C. Johnson and M. Blackburn regarding same; E-Correspondence with Esquire regarding depositions; E-Correspondence with C. Johnson regarding document review; E- Correspondence to T. Ramaekers attaching First American's additional document production; Update deposition and subpoena spreadsheet
11/21/2009	KAP	1.90	Telephone conferences with P. Snyder re expert issues and discovery schedule; Review correspondence with J. Trojanowsky and G. Markel
11/21/2009	MDB	3.20	Review documents and prepare for depositions

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LAWYERS

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December 9, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
11/22/2009	MDB	13.20	Travel to Salt Lake City; Preparation for depositions of J. Christensen and K. Walker
11/22/2009	CAJ	1.80	Various communications with M. Blackburn in preparation for depositions of National Apartment Finance Representatives; Review documents in preparation for same; Review correspondence re case deadlines
11/23/2009	KAP	2.80	Correspondence to M. Blackburn re broker issues; Correspondence to J. Trojanowsky re North Carolina loan; Correspondence from and to [REDACTED]; Review orders in case; Correspondence with P. Snyder re same; Review discovery schedule; Conference with M. Blackburn re ongoing discovery
11/23/2009	MDB	10.60	Preparation for depositions of K. Walker and B. Smith; Attend deposition of J. Christensen; Preparation of deposition of B. Smith
11/23/2009	CAJ	2.50	Correspondence with M. Blackburn re exhibit for deposition of NAF representatives; Prepare documents and send to N. Skolout re the same; Review transcript of A. Lee in preparation for B. Smith's deposition; Correspondence with M. Blackburn re the same; Review Court's order on motion for extension and Defendant's Motion to Compel
11/23/2009	PMK	2.10	Review documents produced from opposing counsel and third parties; Summarize and organize document production; Conference with vendor regarding additional third party production; E-Correspondence to T. Ramaekers regarding same; Review Notices and subpoenas previously issued to compare with document production received; Create Notice and subpoena notebook for tracking depositions and document production; Update deposition and subpoena spreadsheet; E-Correspondence to T. Ramaekers regarding deposition of K. Roper
11/24/2009	KAP	4.40	Correspondence with P. Snyder and J. Trojanowsky re [REDACTED] issues; Review order on electronic tape; Correspondence with P. Snyder; Telephone conference with T. Fini re expert reports; Review draft discovery responses; Review LaSalle objection

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LAWYERS

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December 9, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			to motion; Telephone conference with J. Trojanowsky re expert selection; Correspondence with P. Snyder; Telephone conference with J. Halper; Multiple correspondence to P. Snyder re various issues; Telephone conference with J. Trojanowsky re lawsuit victory in Ohio; Correspondence with J. Trojanowsky; Correspondence with [REDACTED] re expert issues
11/24/2009	MDB	13.10	Preparation for deposition of K. Walker; Attend deposition K. Walker; Preparation for deposition of B. Smith
11/24/2009	CAJ	2.20	Review order on Plaintiff's Motion to Compel Electronically Stored Information; Draft Responses to Defendant's Third Request for Production
11/24/2009	PMK	1.90	E-Correspondence exchanges with T. Ramaekers regarding document production and depositions; Conference call with T. Ramaekers regarding same; Conference with C. Johnson regarding subpoenas to third party witnesses and documents received; Conference with K. Phansalkar regarding document production and depositions; Conference with L. Skinner regarding document management; Update spreadsheet regarding depositions and subpoenas; E-Correspondence to Jackie Trojanowsky attaching deposition transcripts; Organize electronic production; Conference with J. Powell regarding document management and organization processes; Conference call with vendor regarding pending document production; E-Correspondence with Esquire regarding missing deposition transcripts and deposition exhibits; E-Correspondence with T. Ramaekers regarding same; E-Correspondence with M. Blackburn regarding deposition schedule
11/25/2009	KAP	3.10	Review court order re extension of deadlines; Correspondence with P. Snyder and J. Trojanowsky; Correspondence with [REDACTED]; Correspondence to [REDACTED]; Correspondence to [REDACTED]; Correspondence with M. Blackburn re collective management agreements; Correspondence with P. Snyder re experts and depositions; Correspondence with J. Trojanowsky; Multiple correspondence with

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LAWYERS

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December 9, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			P. Snyder, J. Trojanowsky, and LaSalle counsel re various items
11/25/2009	MDB	16.10	Preparation for and attend deposition of B. Smith; Return to Oklahoma City
11/25/2009	CAJ	4.40	Review order on Plaintiff's Motion to File Second Amended Complaint in preparation to advise; Review various correspondence re case strategy in light of [REDACTED]; Conference with K. Phansalkar re Responses to Defendant's Third Request for Production; Deposition preparation for NFR and Rex depositions; Various correspondence re location of additional NFR documents
11/25/2009	PMK	0.40	Review and organize document production and deposition transcripts; E-Correspondence with T. Ramaekers and Esquire regarding depositions; E-Correspondence exchanges with T. Ramaekers regarding additional document production; Multiple conferences with K. Phansalkar and C. Johnson regarding document production and depositions; E-Correspondence to K. Phansalkar, P. Snyder and C. Johnson regarding same
11/26/2009	CAJ	2.50	Review documents produced by NFR in preparation for deposition of NFR representatives; Conference with K. Phansalkar and M. Blackburn re case strategy; Prepare for deposition of Rexs
11/27/2009	KAP	1.10	Conference with M. Blackburn and C. Johnson; Correspondence with J. Trojanowsky
11/29/2009	KAP	1.20	Correspondence from P. Snyder; Conference with C. Johnson re Rex depositions upcoming
11/29/2009	CAJ	4.50	Review documents produced on Ivise in preparation for deposition of NFR representatives; Review appraisal and previous inspection reports in preparation for deposition of NFR representatives; Review extended correspondence from P. Snyder re case strategy; Prepare outline for depositions of NFR representatives
11/30/2009	KAP	2.00	Correspondence with P. Snyder re case primary

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LAWYERS

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December 9, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			issues; Correspondence with T. Fini; Review revised stipulation; Correspondence with L. Lee; Correspondence with P. Snyder re Oklahoma order; Conference with C. Johnson re depositions
11/30/2009	MDB	3.80	Preparation for depositions of M. Chappalean and C. Clone
11/30/2009	CAJ	8.80	Prepare for deposition of J. Rex and M. Rex; Take the deposition of J. Rex; Take the deposition of M. Rex; Review various correspondence re case status, strategy, and pending discovery issues; Conference with M. Blackburn and K. Phansalkar re deposition of Rexes
11/30/2009	PMK	3.30	Prepare documents and CD to be sent to T. Ramaekers; Conference with vendor regarding additional production; Conference call with Esquire regarding depositions; E-Correspondence with Esquire regarding same; Conferences with C. Johnson regarding Rex depositions; Conference calls with [REDACTED] regarding [REDACTED]; Review documents and prepare exhibits for depositions; Organize production of subpoenaed documents and deposition transcripts and exhibits; Conference with M. Blackburn regarding deposition preparation for First American Title witnesses; Conference with Fini regarding Sanders deposition; Create and prepare documents to be used as exhibits at deposition
Total Hours		288.20	Total Fees \$ 66,188.50

Disbursements Advanced:

Air Fares	1,548.00
Federal Express	54.99
Outside Copying Cost	129.79
Meals	469.62
Mileage/Toll/Parking	54.00
Witness Fees	510.00
Photocopies	142.05

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LAWYERS

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December 9, 2009

Taxi	50.00
Lodging Expenses	701.04
Postage	3.66
Westlaw	240.39
Color Printing	136.00
Service of Process	650.00
Total Disbursements	<u>\$ 4,689.54</u>
Matter Total Fees and Disbursements	\$ 70,878.04
Balance Due.....	<u><u>\$ 70,878.04</u></u>

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Dallas, TX
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Northwest Arkansas
Oklahoma City, OK
Santa Fe, NM
Tulsa, OK
Washington, DC

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4000 One Williams Center
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(918) 586-5711

Crown Northcorp, Inc.
December 9, 2009
Page 16

Invoice No. 2095884A KAP
Client No. 12327

<u>Name</u>	<u>Initials</u>	<u>Rate</u>	<u>Hours</u>		<u>Fees</u>
Kiran A. Phansalkar	KAP	300.00	57.70	\$	17,310.00
Mitchell D. Blackburn	MDB	280.00	108.10		30,268.00
Crystal A. Johnson	CAJ	165.00	77.10		12,721.50
Paige Kraft	PMK	130.00	45.30		5,889.00
TOTAL			288.20	\$	66,188.50

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Tulsa, Oklahoma 74172-0148
(918) 586-5711

January 12, 2010

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2097221A KAP

Re: LaSalle Bank, N.A.

INVOICE SUMMARY

For professional services rendered through December 31, 2009:

Total Current Fees and Disbursements	48,258.32
Balance Due as of January 12, 2010	<u>\$ 48,258.32</u>

INVOICE IS DUE AND PAYABLE UPON RECEIPT

PLEASE RETURN THIS COPY WITH YOUR REMITTANCE

Federal Tax I.D. No. 73-1388566

REMIT TO:

CONNER & WINTERS
4000 One Williams Center
Tulsa, Oklahoma 74172-0148

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4000 One Williams Center
Tulsa, Oklahoma 74172-0148
(918) 586-5711

January 12, 2010

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2097221A KAP

Re: LaSalle Bank, N.A.

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For professional services rendered through December 31, 2009:

Total Current Fees and Disbursements	48,258.32
Balance Due as of January 12, 2010	<u>\$ 48,258.32</u>

INVOICE IS DUE AND PAYABLE UPON RECEIPT

PLEASE RETURN THE REMITTANCE COPY

Federal Tax I.D. No. 73-1388566

REMIT TO:

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4000 One Williams Center
Tulsa, Oklahoma 74172-0148

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Houston, TX
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Oklahoma City, OK
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Washington, DC

CONNER & WINTERS
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4000 One Williams Center
Tulsa, Oklahoma 74172-0148
(918) 586-5711

January 12, 2010

Crown Northcorp, Inc.
c/o Paul Snyder, Esq.
Snyder Law Firm, LLC
11551 Granada, Suite 100
Leawood, KS 66211

Client/Matter No. 12327-0002

Invoice No. 2097221A

Re: LaSalle Bank, N.A.

For Professional Services Rendered Through December 31, 2009

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
12/1/2009	KAP	1.10	Conference with C. Johnson re First American representative depositions; Telephone conference with P. Snyder re Kleszynski depo issue; Correspondence with P. Snyder
12/1/2009	MDB	5.60	Prepare for and attend depositions of M. Chappellean and C. Crone
12/1/2009	CAJ	5.90	Assist in preparing for deposition of First American Title Representatives; Attend deposition of M. Chappellean and C. Crone; Research re [REDACTED] relating to expert witnesses; Conference with K. Phansalkar re the same
12/1/2009	PMK	1.40	Process additional document received and prepare for delivery to T. Ramaekers; Prepare letter and documents and CDs to be sent to T. Ramaekers; Review summarize and organize document production and deposition transcripts and exhibits
12/2/2009	KAP	3.10	Correspondence with P. Snyder re fact witness issues; Correspondence with J. Trojanowsky; Conference call with P. Snyder, J. Trojanowsky, M. Blackburn, and C. Johnson re all pending issues; Correspondence with J. Trojanowsky, P. Snyder, and T. Fini; Review draft order re case deadlines;

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LAWYERS

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January 12, 2010

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			Correspondence with P. Snyder
12/2/2009	MDB	2.00	Office conference with K. Phansalkar, C. Johnson, P. Snyder and T. Trojanowsky regarding status and discovery
12/2/2009	CAJ	4.50	Review proposed correspondence to J. Halper re continued depositions; Draft order at request of Court relating to extension of deadlines; Extended telephone conference with J. Trojanowsky, P. Snyder, M. Blackburn and K. Phansalkar re case strategy; Work on 30(b)(6) Notice of Deposition to LaSalle; Correspondence with L. Lee re new deadlines; Research re [REDACTED]; Work on brief summary of previous depositions in preparation for pending depositions
12/2/2009	PMK	0.50	Review letter form P. Snyder regarding depositions and letter to opposing counsel; Review E-Correspondence from Jackie Trojanowsky regarding depositions of various witnesses; E-Correspondence with Esquire regarding confirmation of Sanders deposition; Review E-Correspondence and letter from P. Snyder to Halper regarding deposition scheduling; Review E-Correspondence from C. Johnson regarding Order fixing new deadlines
12/3/2009	KAP	1.20	Correspondence to J. Trojanowsky; Conference with C. Johnson re various issues and scheduling orders; Correspondence with client; Correspondence with [REDACTED]
12/3/2009	CAJ	3.30	Work on 30(b)(6) notice to LaSalle; Correspondence with P. Snyder re inspection by NFR completed for Capmark; Review and revise Order Fixing New Deadlines; Draft Correspondence re the same
12/3/2009	PMK	2.40	Review E-Correspondence from opposing counsel regarding Order fixing new dates; E-Correspondence exchanges with T. Ramaekers regarding depositions and exhibits and obtaining transcripts of Lewallen and Lawrence deposition transcripts; Review and organize documents and research regarding witnesses and deposition information; Review information to receipt of all document production to date, and to confirm that all documents have been produced to T.

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LAWYERS

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January 12, 2010

<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			Ramaekers and opposing counsel
12/4/2009	KAP	1.20	Review and revise second 30(b)(6) notice to LaSalle; Correspondence with P. Snyder and J. Trojanowsky; Review L. Lee correspondence re discovery issues
12/4/2009	CAJ	0.80	Draft correspondence from P. Snyder re 30(b)(6) notice and trial setting; Review and revise 30(b)(6) Notice; Correspondence re strategy for topics contained in notice
12/4/2009	PMK	0.60	E-Correspondence with T. Ramaekers regarding depositions and document production; Conference calls with Judge Cauthron's clerk regarding current Scheduling Order and extensions and questions as to amended rules; E-Correspondence to K. Phansalkar, M. Blackburn and C. Johnson regarding information received regarding Judge's decision to apply old rules to this matter
12/5/2009	KAP	0.80	Review P. Snyder and J. Trojanowsky emails [REDACTED] re Forum; Correspondence with P. Snyder re same
12/6/2009	KAP	0.90	Review [REDACTED] correspondence re MFG programs
12/7/2009	KAP	1.30	Review J. Hoyt desk review on Hillandale; Review LaSalle's motion for fees; Correspondence with P. Snyder
12/7/2009	CAJ	4.30	Review correspondence from J. Halper re Third Set of Discovery Requests; Conference re the same; Review documents produced by Smith and Moore in preparation for B. Sanders deposition; Conference with M. Blackburn re the same; Review and analyze LaSalle's Application for Attorney's Fees in preparation to file objection / response; Review and draft correspondence to P. Snyder re the same
12/7/2009	PMK	1.90	Review E-Correspondence from T. Ramaekers regarding subpoenas and document production and status; Review E-Correspondence from T. Ramaekers regarding deposition transcripts; E-Correspondence exchanges with T. Ramaekers regarding deposition costs and procedures for payment; Review file and CDs regarding deposition testimony of Lawrence and Lewallen; Conference call with Esquire regarding

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<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			retrieval of transcripts and exhibits; E-Correspondence exchanges with TSG Reporting regarding deposition transcripts and exhibits; E-Correspondence exchanges with T. Ramaekers regarding same; Review E-Correspondence from TSG instructing download procedure from FTP website; Download transcripts and exhibits from FTP website; Multiple E-Correspondence exchanges with M. Blackburn regarding deposition transcript of B. Smith; Coordinate payment to court reporter to obtain transcript and video of B. Smith; Review E-Correspondence and spreadsheet from TR regarding depositions and exhibits; E-Correspondence to K. Phansalkar, M. Blackburn and C. Johnson regarding message from Judge's clerk; E-Correspondence to S. Law regarding deposition transcript of Lawrence
12/8/2009	MDB	1.00	Office conference with C. Johnson regarding preparation for deposition of B. Sanders; Preparation for deposition of B. Sanders
12/8/2009	CAJ	7.00	Review documents produced by B. Sanders; Review documents on Iwise relating to closing of Hillandale in preparation for deposition of B. Sanders; Work on deposition outline for B. Sanders; Conference with M. Blackburn re deposition of B. Sanders
12/8/2009	PMK	2.00	Conference with L. Skinner regarding payment of invoice for deposition transcript; Review files and documents and compare to spreadsheet provided by T. Ramaekers regarding depositions, subpoena document production and exhibits; Organize documents and information; Update spreadsheet
12/9/2009	KAP	1.10	Review LaSalle motion re fees; Correspondence to J. Trojanowsky re H. Sanders deposition; Conference with C. Johnson and M. Blackburn re case issues
12/9/2009	MDB	3.40	Preparation for deposition of B. Sanders; Office conference with C. Johnson regarding deposition
12/9/2009	CAJ	3.90	Work on deposition outline for B. Sanders; Prepare exhibits to the same and ship them to South Carolina for deposition of B. Sanders; Conference with M. Blackburn re deposition of B. Sanders

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<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
12/9/2009	PMK	4.50	E-Correspondence exchanges with J. Rex regarding deposition review; Conferences with C. Johnson and M. Blackburn regarding preparation of documents for Sanders deposition; Perform searches and review documents regarding Sanders deposition; Review documents and matrix regarding document production to determine origin of specific documents; Multiple E-Correspondence exchanges with T. Ramaekers regarding same; Conference with C. Johnson regarding documents in question; Perform search regarding specific document and compare to documents produced by LaSalle; Review letter regarding specific documents and send summary of same to M. Blackburn and C. Johnson; Prepare documents and exhibits for Sanders deposition; Assist with overall deposition preparations
12/10/2009	KAP	3.50	Correspondence with P. Snyder; Docket trial deadlines; Telephone conference with T. Fini re expert issues; Review [REDACTED] issues; Conference call with P. Snyder and [REDACTED] re [REDACTED] deposition; Correspondence with J. Edwards re court order on experts; Correspondence to T. Fini; Telephone conference with P. Snyder re to do list in cases; Review J. Halper correspondence
12/10/2009	MDB	7.90	Preparation for deposition of B. Sanders; Travel to Greenville, South Carolina
12/10/2009	CAJ	5.90	Review and revise deposition outline for B. Sanders; Conference with M. Blackburn re deposition of B. Sanders; Conference with K. Phansalkar re the same; Review documents produced relating to Winwood and Hillandale on Ivise, advise M. Blackburn of the same; Correspondence with M. Blackburn re deposition of B. Sanders; Correspondence re Plaintiff's Responses to LaSalle's Third Request for Production of Documents
12/10/2009	PMK	0.40	Review E-Correspondence exchanges from P. Snyder; Review deposition list from T. Ramaekers to confirm depositions noticed by Defendant; Review docket to confirm deposition notices; E-Correspondence with T. Ramaekers regarding depositions and document production

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<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
12/11/2009	KAP	2.80	Telephone conference with P. Snyder; Review proposed correspondence with J. Halper; Telephone conference with M. Blackburn re Sanders deposition; Telephone conference with J. Trojanowsky; Correspondence to P. Snyder re Oklahoma discovery rules; Conference with C. Johnson re motions and responses required; Correspondence with L. Lee
12/11/2009	MDB	14.00	Preparation for deposition of B. Sanders; Attend deposition of B. Sanders; Return to Oklahoma City
12/11/2009	CAJ	2.50	Review correspondence from J. Trojanowsky re deposition of B. Sanders; Telephone conference with M. Blackburn re the same; Review extended correspondence from J. Halper re deposition notices; Correspondence with P. Snyder and K. Phansalkar re the same; Review proposed letter from P. Snyder responding to J. Halper discovery letter; Conference with K. Phansalkar re the same; Correspondence with P. Snyder re meet and confer requirements; Review correspondence from J. Halper responding to P. Snyder's letter of earlier in the day on deposition / discovery issues
12/11/2009	PMK	1.50	Review document production and deposition transcripts to send to T. Ramaekers; Prepare letter regarding same; Review E-Correspondence from Jackie Trojanowsky regarding Sanders deposition; E-Correspondence exchange with T. Ramaekers regarding deposition exhibits; Review E-Correspondence exchanges regarding deposition notices and list of same; Review court docketing, files and deposition schedule regarding notices filed by Plaintiff; Compare findings to spreadsheet prepared by T. Ramaekers; Review docket to confirm all notices of subpoenas and depositions filed by each party to prepare log and confirm status of document production; Work on process in which to organize and manage document production, depositions and exhibits thereto
12/13/2009	KAP	1.10	Correspondence with P. Snyder and J. Trojanowsky; Conference with C. Johnson re projects to complete; Review L. Lee correspondence

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<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
12/13/2009	CAJ	0.40	Review multiple correspondence from P. Snyder re meet and confer call and need for Motion to Enforce Discovery Stipulation
12/14/2009	KAP	3.10	Conference call with P. Snyder and J. Halper; Correspondence from P. Snyder re various issues; Conference with J. Trojanowsky; Review J. Trojanowsky correspondence; Review L. Lee correspondence; Review multiple issues with C. Johnson re discovery motion; Conference call with C. Johnson
12/14/2009	CAJ	6.20	Telephone conference with K. Phansalkar, P. Snyder and opposing counsel re discovery related issues in preparation to file motion to allow depositions in excess; Research re case law on seeking interrogatories and depositions in excess of statutory limit; Review various correspondence from J. Halper re discovery issues; Review LaSalle's Responses to Plaintiff's Third Set of Request for Production and Interrogatories; Telephone conference with P. Snyder re Motion for Leave to Take Depositions in Excess of Ten; Review correspondence from J. Halper re Plaintiff's objections to Defendant's discovery requests
12/14/2009	PMK	1.90	Review E-Correspondence from T. Ramaekers regarding deposition and document production; Review updated spreadsheet from T. Ramaekers regarding deposition notices; E-Correspondence with T. Ramaekers regarding same; E-Correspondence and conference with C. Johnson regarding initial disclosures filed in Ohio; Revise deposition spreadsheet; Review E-Correspondence from P. Snyder regarding production of privilege log requested by LaSalle; E-Correspondence exchanges with L. Skinner regarding document production to T. Ramaekers; E-Correspondence exchanges with T. Ramaekers regarding status of documents entered into database and review spreadsheet regarding same
12/15/2009	KAP	3.10	Conference with C. Johnson re discovery motion; Review old emails for Defendant's acquiescence to deposition schedule; Correspondence to P. Snyder; Correspondence to J. Trojanowsky re joint status

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<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			report stipulations; Multiple correspondence with P. Snyder
12/15/2009	CAJ	6.90	Work on Motion to Take Depositions in Excess of Federal Rules presumptive limit
12/15/2009	PMK	1.30	E-Correspondence exchange with T. Ramaekers regarding deposition notices; Organize deposition transcripts, exhibits and document production received in response to subpoenas issued by Crown, and subpoenas issued by LaSalle
12/16/2009	KAP	1.80	Review J. Halper correspondence re LaSalle's position; Correspondence with P. Snyder; Conference with P. Snyder and C. Johnson re strategy issues
12/16/2009	CAJ	8.40	Correspondence with P. Snyder re Joint Status Report and effect on Motion to Take Depositions in Excess; Review correspondence from J. Halper re deposition limit; Conference with K. Phansalkar re case strategy in light of J. Halper's objection based on deposition limit; Telephone conference with P. Snyder and K. Phansalkar re case strategy; Review correspondence file in preparation to draft motion relating to discovery stipulation; Work on Motion to Enforce Discovery Stipulation
12/16/2009	PMK	3.10	Research for contact information of witnesses to be subpoenaed for depositions; Research regarding courts for subpoenas to be issued out of; Research regarding various locations for depositions; Review E-Correspondence exchanges regarding depositions and notice; Conferences with C. Johnson regarding witnesses and subpoenas; E-Correspondence exchanges with P. Snyder, C. Johnson and T. Ramaekers regarding witnesses; Prepare spreadsheet containing information found for each witness; Compare information to information provided by T. Ramaekers from previous filings; Prepare subpoenas
12/17/2009	KAP	1.80	Conference with C. Johnson; Review motion re discovery dispute; Review P. Snyder correspondence re discovery issues
12/17/2009	MDB	1.00	Review and revise motion to enforce discovery stipulation

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<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
12/17/2009	CAJ	7.90	Work on Motion to Enforce Discovery Stipulation; Various communications with P. Snyder and J. Trajonawsky re the same; Conference with M. Blackburn re same; Review and revise Motion; Prepare exhibits to Motion and file
12/17/2009	PMK	3.30	Perform research to find witnesses in order to prepare subpoenas and notice; Multiple E-Correspondence exchanges with T. Ramaekers, P. Snyder and C. Johnson regarding information found on witnesses and preparation of subpoenas and notice; Review emails from C. Johnson and T. Ramaekers regarding depositions taken by LaSalle; Review docket and deposition calendar regarding depositions taken by LaSalle and send email to C. Johnson and T. Ramaekers updating list; E-Correspondence exchanges with court reporters regarding location to host deposition; Multiple E-Correspondence exchanges regarding location of depositions and updates on witness information, preparation of subpoenas and date changes; Prepare and revise notice
12/18/2009	KAP	0.80	Review Court order; Correspondence with P. Snyder, J. Trojanowsky and others; Review L. Lee correspondence
12/18/2009	CAJ	0.60	Review correspondence re privilege log; Correspondence re motion to seek interrogatories in excess of limit; Conference re privilege log
12/18/2009	PMK	1.00	Review E-Correspondence exchanges regarding privilege log and letter to be sent to opposing counsel; Organize information found on witnesses
12/20/2009	KAP	0.40	Review P. Snyder correspondence; Review L. Lee correspondence
12/21/2009	KAP	1.80	Review LaSalle's responses to third Interrogatories and document requests; Review J. Hoyt critique of Hillandale appraisal; Correspondence to J. Trojanowsky and P. Snyder re same; Review L. Lee correspondence
12/21/2009	CAJ	0.50	Work on Motion to Seek Interrogatories in Excess of Limit

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<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
12/21/2009	PMK	1.20	Review E-Correspondence and spreadsheet regarding document production and status of remaining documents to be added to database; Review E-Correspondence exchanges regarding depositions and document production; Perform background research to locate witnesses; Revise subpoenas according to Notice; Organize documents received and manage deposition transcripts and document production
12/22/2009	KAP	3.40	Review P. Snyder agenda of items to handle; Review LaSalle opposition to discovery motion; Conference with C. Johnson and telephone conference with P. Snyder re various issues; Correspondence to J. Trojanowsky re J. Hoyt report; Review correspondence re Hawkins subpoena; Review Court's ruling; Telephone conference with C. Johnson and P. Snyder re same
12/22/2009	CAJ	8.50	Review and analyze Defendant's Response to our Motion to Enforce Discovery Stipulation in preparation to respond; Telephone conference with P. Snyder and K. Phansalkar re the same; Work on Reply to Response to Motion to Enforce Discovery Stipulation; Review and analyze Judge's order on the same
12/22/2009	PMK	2.50	Review E-Correspondence exchanges regarding depositions; Review E-Correspondence exchanges regarding question of document produced by Hoyt; Review file documents and emails regarding information about Hoyt deposition and documents produced; Review Hoyt deposition and exhibits; Conferences with K. Phansalkar and M. Blackburn regarding same; Conference call with opposing counsel regarding Hoyt document production
12/23/2009	KAP	2.40	Correspondence with P. Snyder and T. Fini; Review expert stipulation with P. Snyder; Correspondence with T. Fini re various issues; Telephone conference with T. Fini; Review L. Lee correspondence; correspondence with P. Snyder; Revise and file Stipulation and Order
12/23/2009	CAJ	0.50	Review and analyze proposed correspondence to J. Halper re deposition schedule and interrogatory issue

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<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			in light of the Court's order on our Motion to Enforce Discovery Stipulation; Conference with K. Phansalkar re expert stipulation
12/24/2009	KAP	1.10	Review P. Kraft correspondence; Conference with P. Kraft re deposition subpoenas; Review correspondence re [REDACTED] and [REDACTED]
12/24/2009	CAJ	0.40	Review correspondence from P. Snyder re deposition scheduling; Review correspondence to J. Halper re the same
12/26/2009	KAP	2.80	Review video deposition excerpts [REDACTED]; Review demonstrative exhibits [REDACTED]; Correspondence to P. Snyder re deposition scheduling
12/28/2009	KAP	0.90	Correspondence with P. Snyder; Review and revise response brief re attorneys' fees
12/28/2009	PMK	1.00	Conference and E-Correspondence with C. Johnson regarding depositions; Review E-Correspondence from K. Phansalkar regarding same; Review emails regarding status of depositions and details; Review documents received from court reporter regarding Rex depositions; E-Correspondence to K. Phansalkar regarding same; E-Correspondence to T. Ramaekers regarding same; Review and file Response to Motion for Attorney Fees
12/29/2009	KAP	0.80	Correspondence with L. Fuhror and P. Snyder; Conference with P. Kraft; Correspondence with P. Snyder re various issues
12/29/2009	CAJ	0.50	Review notices for deposition subpoenas; Conference re the same and scheduling
12/29/2009	PMK	0.70	Review emails regarding depositions; Conference with C. Johnson regarding depositions and subpoenas; Revise subpoenas; Research information regarding witnesses
12/30/2009	KAP	1.40	Correspondence with P. Snyder re discovery issues; Conference with C. Johnson re same; Correspondence with J. Trojanowsky; Conference with M. Blackburn and P. Kraft
12/30/2009	CAJ	2.90	Review correspondence re the interrogatory issue;

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<u>Date</u>	<u>Initial</u>	<u>Hours</u>	<u>Description</u>
			Research re [REDACTED] [REDACTED]
12/30/2009	PMK	2.40	Perform research to locate witnesses; Review multiple E-Correspondence regarding depositions; Conference with K. Phansalkar regarding same; Conference calls with witnesses; E-Correspondence regarding same; Work on deposition calendar
12/31/2009	KAP	1.40	Correspondence to P. Snyder; Conference with C. Johnson re deposition preparation; Correspondence to all parties re depositions; Correspondence with P. Snyder and J. Trojanowsky; Correspondence with L. Lee and L. Fuhrer
12/31/2009	CAJ	2.00	Conference re deposition preparation of Iacovella and Broughton; Conference and correspondence re deposition scheduling and notices; Research re [REDACTED] [REDACTED]
12/31/2009	PMK	2.00	E-Correspondence with T. Ramaekers regarding witnesses; Review E-Correspondence regarding same; Review E-Correspondence between parties regarding depositions; Prepare deposition schedule
Total Hours		199.40	Total Fees \$ 41,757.00

Disbursements Advanced:

Air Fares	2,445.10
Federal Express	159.91
Meals	119.18
Mileage/Toll/Parking	24.00
Witness Fees	(80.00)
Photocopies	133.05
Taxi	115.00
Lodging Expenses	863.59
Deliveries	133.94
Research Fees	65.50
Outside Copying Cost	414.61

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Color Printing	111.50
Professional Service	89.69
Miscellaneous	40.00
Service of Process	425.00
Transcript	1,441.25
Total Disbursements	<u>\$ 6,501.32</u>
Matter Total Fees and Disbursements	\$ 48,258.32
Balance Due.....	<u><u>\$ 48,258.32</u></u>

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Northwest Arkansas
Oklahoma City, OK
Santa Fe, NM
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Crown Northcorp, Inc.
January 12, 2010
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Invoice No. 2097221A KAP
Client No. 12327

<u>Name</u>	<u>Initials</u>	<u>Rate</u>	<u>Hours</u>	<u>Fees</u>
Kiran A. Phansalkar	KAP	300.00	45.10	\$ 13,530.00
Mitchell D. Blackburn	MDB	280.00	34.90	9,772.00
Crystal A. Johnson	CAJ	165.00	83.80	13,827.00
Paige Kraft	PMK	130.00	35.60	4,628.00
			<hr/>	<hr/>
TOTAL			199.40	\$ 41,757.00
			<hr/>	<hr/>

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